# Executive Summary Conditional Use / Residential Demolition HEARING DATE: JUNE 2, 2016 

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Reception:
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## PROJECT DESCRIPTION

The proposal is for construction of side, rear and vertical additions on an existing single-family residence at 437 Hoffman Avenue. The project would increase the dwelling count from one to two dwelling units and includes exterior changes such as raising the structure approximately six feet at the front for new garage access and approximately eight feet at the rear flat roof to accommodate the additions, new front porch, entry stairs, rear terrace/deck as well as extensive interior remodeling. The proposed work exceeds Planning Code Section 317 thresholds and requires Conditional Use Authorization for residential demolition.

Pursuant to Planning Code Section 317 (c), "where an application for a permit that would result in the loss of one or more Residential Units is required to obtain Conditional Use Authorization by other sections of this Code, the application for a replacement building or alteration permit shall also be subject to Conditional Use requirements." This report includes findings for a Conditional Use Authorization in addition to demolition criteria established in Planning Code Section 317. The design of the new structure is analyzed in the Design Review Checklist.

| EXISTING CONDITIONS |  | PROPOSED CONDITIONS |  |
| :--- | :---: | :--- | :--- |
| Number Of Units | 1 | Number Of Units | 2 |
| Parking Spaces | 0 | Parking Spaces | 2 |
| Number Of Bedrooms | 3 | Number Of Bedrooms | $\bullet$ Unit 1:4 <br> $\bullet$ <br> Unit 2: $1+$ Study |
| Building Area | $\pm 2,992$ Sq. Ft. | Building Area | $\pm 5659$ Sq. Ft. <br> $\bullet$ Unit 1:3,375 Sq. Ft. <br> $\bullet$ Unit 2: 1,509 Sq. Ft. |

## BACKGROUND

Three public-initiated Discretionary Reviews were filed in December 2015 for proposed additions to expand the existing single-family dwelling. At the scheduled April 7, 2016 Planning Commission hearing, the Project Sponsor requested postponement to allow time to change the scope of work and reexamine/reduce the proposed demolition since the amount was within ten percent of the Planning Code Section 317 maximum thresholds. The Project Sponsor subsequently submitted a Conditional Use Authorization application reflecting project revisions which were determined to be tantamount to demolition for building expansion and construction of a second unit on site. The Discretionary Review applications have been closed and are superseded by the Conditional Use Authorization.

## SITE DESCRIPTION AND PRESENT USE

The project site is on the east side of Hoffman Avenue, between 24th and 25th Streets, Lot 024 in Assessor's Block 6503 and is located within the RH-2 (Residential House, Two-Family) Zoning District with a $40-X$ Height and Bulk designation. The 3,375 square foot downward sloping lot (from front and right side) has 27 feet of frontage and a depth of 125 feet. On site is an existing approximately 3,000 gross floor area, three-story over basement single-family dwelling with no off-street parking that was constructed circa 1905.

## SURROUNDING PROPERTIES AND NEIGHBORHOOD

The subject property is located on the eastern side of Noe Valley within Supervisor District 8. Parcels within the immediate vicinity consist of residential single-, two- and three-family dwellings of varied design and construction dates. Nearby dwelling styles include Marina, Craftsman and in-fill mid-century modern. Architectural styles, building heights, building depth and front setbacks vary within the neighborhood.

## REPLACEMENT STRUCTURE

The project is tantamount to demolition of the existing single-family residence and proposes to expand the structure to accommodate two dwelling units. Proposed work includes a three-story building expansion to the required $45 \%$ rear yard setback with basement and first level terraces ( 12 foot maximum permitted obstruction under Planning Code Section 136) and three-story side addition (infill along northerly property line and to match the neighbor's lightwell). The structure will be raised approximately six feet at the front for a new garage access and approximately eight feet at the rear flat roof to accommodate the additions. Basement excavation for additional habitable space, interior remodeling to create two dwelling units as well as exterior changes such as a new front porch and stairs are also proposed.

## ENVIRONMENTAL REVIEW

On May 20, 2016, the Department issued a new CEQA Categorical Determination to reflect scope of work changes (e.g., demolition, second dwelling unit, height) and supersede all previous determination documents. The Department determined that the proposed project is exempt/excluded from environmental review, pursuant to CEQA Guideline Section 15301 (Class One - Minor Alteration of

Existing Facility, (e) Additions to existing structures provided that the addition will not result in an increase of more than 10,000 square feet). Upon review of Environmental Application No. 2014.0329E, historic preservation staff concluded that the subject property is not eligible for listing in the California Register under any criteria individually or as part of a historic district. Preservation staff comments associated with the exemption are included in the attached CEQA Categorical Determination document.

The original July 7, 2014 Determination was rescinded and replaced on July 24, 2014 due to an error in the project description (incorrect raise in height $4.5^{\prime \prime}$ instead of $4^{\prime}-5^{\prime \prime}$ ). The July 24, 2014 Determination was rescinded and replaced on May 5, 2015 following scope of work changes (e.g. building footprint) submitted by the new project sponsor. (Note: The 2015 Determination's project description incorrectly states that the building will be raised $5^{\prime}-4^{\prime \prime}$. Further review of plans show a $9^{\prime}-11^{\prime \prime}$ increase since height is measured to the highest point of a finished flat roof or midrise of a sloped roof.)

## HEARING NOTIFICATION

| TYPE | REQUIRED <br> PERIOD | REQUIRED NOTICE DATE | ACTUAL NOTICE DATE | ACTUAL PERIOD |
| :--- | :---: | :---: | :---: | :---: |
| Posted Notice | 10 days | May 23, 2016 | May 23, 2016 | 10 days |
| Mailed Notice | 10 days | May 23, 2016 | May 23, 2016 | 10 days |

The proposal requires a Section 311-neighborhood notification, which was conducted in conjunction with the Conditional Use Authorization process.

## PUBLIC COMMENT/COMMUNITY OUTREACH

|  | SUPPORT | OPPOSED | NO POSITION |
| :--- | :---: | :---: | :---: |
| Adjacent neighbor(s) | - | 4 | - |
| Other neighbors on the <br> block or directly across <br> the street | - | 9 | - |
| Neighborhood groups | 1 <br> Progress Noe Valley | Protect Noe's Charm <br> Petition |  |

- Two pre-application meetings were held by the previous Project Sponsor prior to a change of ownership to Hoffman TIC Group. The present Project Sponsor has conducted an additional three outreach meetings with neighbors regarding the project. The Sponsor has also extensively communicated one-on-one with neighbors and other interested parties.
- During the project's original Section 311 noticing period (10/13/15-12/16/15) and in response to the previously submitted Discretionary Review applications, the Department received two communications in support of the project from Progress Noe Valley and the previous property owner (copies included). The Department also received 15 comments from neighborhood organizations and
neighbors adjacent, within and outside the block objecting to the project's scale (height/depth), roofline, proposed street tree removal, impacts to light/privacy, neighborhood character, mid-block open space and removal of street parking.


## ISSUES AND OTHER CONSIDERATIONS

- Previously, the project did not constitute tantamount to demolition per the thresholds outlined in Planning Code Section 317. Upon reevaluation of the demolition calculations and application of recent Department processes in determining 'removal,' the project is considered to be a demolition as it exceeds Section 317's prescribed thresholds. It should be noted that while the project is deemed a demolition, the Project Sponsor proposes to retain a considerable amount of the existing structure such as the floor plates; the shifting up of these horizontal elements to accommodate the garage constitutes complete removal even though much of the structural floor materials remain.
- The Department expressed concern about the original proposal for alteration and expansion of the single-family residence. As a result, the project was revised and reintroduces a second unit to the property. The Department supports the necessary and desirable additional unit as proposed.
- On October 28, 2013, the Department of Public Works approved an application for the removal and replacement of one street tree adjacent to 437 Hoffman Avenue. The applicant proposed to construct a driveway at the existing tree location leading to a new garage. The recommendation is subject to location, species and new garage approvals.
- On September 25, 2008, the Planning Commission approved without conditions a dwelling unit merger for property located at 437 Hoffman Avenue as the proposal complied with Planning Code, General Plan and conformed to the Residential Design Guidelines. The project merged two legal dwelling units into one, resulting in a single-family house with three bedrooms and two baths. The Commission determined that no modifications to the projects were necessary and instructed staff to approve the project per plans.


## RESIDENTIAL DESIGN TEAM REVIEW

The request for demolition was reviewed by the Department's Residential Design Team (RDT). The RDT's comments include:

- Neighborhood character, scale, massing, and site design: The immediate neighborhood is of mixed architectural character, with building scale and massing ranging from 1 - to 3 -stories in height on the block-face with some 4-story residences directly across the street. The site design of the block-face has a building pattern that slopes up with the lateral topography. The project would not be disruptive to these neighborhood patterns, as the project minimally lifts the building to provide a garage access that is appropriately located and subordinate to the existing building façade. The proposed main floor as viewed from the front façade will continue the stepped pattern of building forms along the block-face. Preservation of the existing sloped roof form (at the front façade) is in keeping with the varied roof forms in the neighborhood.
- Privacy, Light and Mid-Block Open Space: Privacy, light and the mid-block open space are protected as the project's depth and proposed rear and side setbacks appropriately responds to the adjacent building conditions. The deeper portion of the rear addition is located against the deeper adjacent building to the north, and setbacks are provided in response to the building conditions to the south. The project is within the privacy tolerances to be expected when living in a dense, urban environment such as San Francisco.

The RDT supports the project as proposed.

## REQUIRED COMMISSION ACTION

In order for the project to proceed, the Commission must grant Conditional Use Authorization to allow tantamount to demolition of an existing single-family residence for the construction of two replacement dwelling units located at 437 Hoffman Avenue.

## BASIS FOR RECOMMENDATION

- The project will result in a net gain of one dwelling unit.
- The project will provide two dwellings - a family-size unit with four bedrooms and a onebedroom with study.
- No tenants will be displaced as a result of this project.
- Given the scale of the project, there will be no significant impact on the existing capacity of the local street system or MUNI.
- The RH-2 Zoning District allows a maximum of two dwelling-units on this lot. This District is intended to accommodate a greater density than what currently exists on this underutilized lot, and several of the surrounding properties reflect this ability to accommodate the maximum density. The project is therefore an appropriate in-fill development.
- Although the structure is more than 50 -years old, a review of the Historic Resource Evaluation resulted in a determination that the existing building is not an historic resource or landmark.
- The project is residential and has no impact on neighborhood-serving retail uses.
- The proposed project meets all applicable requirements of the Planning Code.


## RECOMMENDATION: <br> Approval with Conditions

## Attachments:

Design Review Checklist
Parcel Map
Sanborn Map
Aerial Photographs
Zoning Map
Height \& Bulk Map
DPW Order No: 182066 (Tree Removal)
Discretionary Review Action No.: 0024 (Dwelling Unit Merger)
CEQA Categorical Exemption Determination
Combined Section 309 / 311 Notice
Conditional Use Authorization Application
Prop M findings
Residential Demolition Application
Reduced Plans
Context Photos
Color Rendering
Community Meeting Notices
Public Comment

* All page numbers refer to the Residential Design Guidelines

Attachment Checklist
Executive Summary
Draft Motion
Parcel Map
Aerial Photo
Zoning District Map
Height \& Bulk Map
Environmental Determination
$\searrow$ Site Photos
$\searrow$ Context Photos
$\searrow$ Project sponsor submittal
Drawings: Existing Conditions
$\searrow$ Check for legibility
Drawings: Proposed Project
$\geqq$ Check for legibility
3-D Renderings (new construction or significant addition)
$\bigotimes$ Check for legibility
$\searrow$ Community Meeting Notice

Exhibits above marked with an " X " are included in this packet
NT
Planner's Initials

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## Design Review Checklist

## NEIGHBORHOOD CHARACTER (PAGES 7-10)

| QUESTION |  |
| :--- | :---: |
| The visual character is: (check one) |  |
| Defined | $\mathbf{X}$ |
| Mixed |  |

Comments: The immediate neighborhood is of mixed architectural character, with building scale and massing ranging from 1 - to 3 -stories in height on the block-face with some 4 -story residences directly across the street.

SITE DESIGN (PAGES 11-21)

| QUESTION | YES | NO | N/A |
| :---: | :---: | :---: | :---: |
| Topography (page 11) |  |  |  |
| Does the building respect the topography of the site and the surrounding area? | X |  |  |
| Is the building placed on its site so it responds to its position on the block and to the placement of surrounding buildings? | X |  |  |
| Front Setback (pages 12-15) |  |  |  |
| Does the front setback provide a pedestrian scale and enhance the street? | X |  |  |
| In areas with varied front setbacks, is the building designed to act as transition between adjacent buildings and to unify the overall streetscape? | X |  |  |
| Does the building provide landscaping in the front setback? | X |  |  |
| Side Spacing (page 15) |  |  |  |
| Does the building respect the existing pattern of side spacing? |  |  | X |
| Rear Yard (pages 16-17) |  |  |  |
| Is the building articulated to minimize impacts on light to adjacent properties? | X |  |  |
| Is the building articulated to minimize impacts on privacy to adjacent properties? | X |  |  |
| Views (page 18) |  |  |  |
| Does the project protect major public views from public spaces? |  |  | X |
| Special Building Locations (pages 19-21) |  |  |  |
| Is greater visual emphasis provided for corner buildings? |  |  | X |
| Is the building facade designed to enhance and complement adjacent public spaces? |  |  | X |
| Is the building articulated to minimize impacts on light to adjacent cottages? | X |  |  |

## BUILDING SCALE AND FORM (PAGES 23-30)

| QUESTION | YES | NO | N/A |
| :--- | :---: | :---: | :---: |
| Building Scale (pages 23-27) |  |  |  |
| Is the building's height and depth compatible with the existing building scale at <br> the street? | x |  |  |
| Is the building's height and depth compatible with the existing building scale at <br> the mid-block open space? | x |  |  |
| Building Form (pages 28-30) |  |  |  |
| Is the building's form compatible with that of surrounding buildings? <br> Is the building's facade width compatible with those found on surrounding <br> buildings? | X |  |  |
| Are the building's proportions compatible with those found on surrounding <br> buildings? | X |  |  |
| Is the building's roofline compatible with those found on surrounding buildings? | X |  |  |

## ARCHITECTURAL FEATURES (PAGES 31-41)

| QUESTION | YES | NO | N/A |
| :--- | :--- | :--- | :--- |
| Building Entrances (pages 31 - 33) |  |  |  |
| Does the building entrance enhance the connection between the public realm of <br> the street and sidewalk and the private realm of the building? | $\mathbf{X}$ |  |  |
| Does the location of the building entrance respect the existing pattern of <br> building entrances? | $\mathbf{X}$ |  |  |
| Is the building's front porch compatible with existing porches of surrounding <br> buildings? | $\mathbf{X}$ |  |  |
| Are utility panels located so they are not visible on the front building wall or on <br> the sidewalk? | $\mathbf{X}$ |  |  |
| Bay Windows (page 34) |  | $\mathbf{X}$ |  |
| Are the length, height and type of bay windows compatible with those found on <br> surrounding buildings? | $\mathbf{X}$ |  |  |
| Garages (pages 34 - 37) | $\mathbf{X}$ |  |  |
| Is the garage structure detailed to create a visually interesting street frontage? | $\mathbf{X}$ |  |  |
| Are the design and placement of the garage entrance and door compatible with <br> the building and the surrounding area? | $\mathbf{X}$ |  |  |
| Is the width of the garage entrance minimized? |  | $\mathbf{X}$ |  |
| Is the placement of the curb cut coordinated to maximize on-street parking? |  | $\mathbf{X}$ |  |
| Rooftop Architectural Features (pages 38 - 41) |  | $\mathbf{X}$ |  |
| Is the stair penthouse designed to minimize its visibility from the street? |  |  |  |
| Are the parapets compatible with the overall building proportions and other building <br> elements? |  |  |  |
| Are the dormers compatible with the architectural character of surrounding buildings? |  |  |  |
| Are the windscreens designed to minimize impacts on the building's design and <br> on light to adjacent buildings? |  |  |  |

## BUILDING DETAILS (PAGES 43-48)

| QUESTION | YES | NO | N/A |
| :---: | :---: | :---: | :---: |
| Architectural Details (pages 43-44) |  |  |  |
| Are the placement and scale of architectural details compatible with the building and the surrounding area? | X |  |  |
| Windows (pages 44-46) |  |  |  |
| Do the windows contribute to the architectural character of the building and the neighborhood? | X |  |  |
| Are the proportion and size of the windows related to that of existing buildings in the neighborhood? | X |  |  |
| Are the window features designed to be compatible with the building's architectural character, as well as other buildings in the neighborhood? | X |  |  |
| Are the window materials compatible with those found on surrounding buildings, especially on facades visible from the street? | X |  |  |
| Exterior Materials (pages 47-48) |  |  |  |
| Are the type, finish and quality of the building's materials compatible with those used in the surrounding area? | X |  |  |
| Are the building's exposed walls covered and finished with quality materials that are compatible with the front facade and adjacent buildings? | X |  |  |
| Are the building's materials properly detailed and appropriately applied? | X |  |  |

## SPECIAL GUIDELINES FOR ALTERATIONS TO BUILDINGS OF POTENTIAL HISTORIC OR ARCHITECTURAL MERIT (PAGES 49-54)

| QUESTION | YES | NO | N/A |
| :---: | :---: | :---: | :---: |
| Is the building subject to these Special Guidelines for Alterations to Buildings of Potential Historic or Architectural Merit? |  |  | X |
| Are the character-defining features of the historic building maintained? |  |  | X |
| Are the character-defining building form and materials of the historic building maintained? |  |  | X |
| Are the character-defining building components of the historic building maintained? |  |  | X |
| Are the character-defining windows of the historic building maintained? |  |  | X |
| Are the character-defining garages of the historic building maintained? |  |  | X |

# Planning Commission Draft Motion <br> HEARING DATE: JUNE 2, 2106 

## Fax:

415.558.6409

|  |  | Planning <br> Information: |
| :--- | :--- | :--- |
| Date: | May 26, 2016 | 415.558 .6377 |
| Case No.: | 2015-003686CUA |  |
| Project Address: | 437 HOFFMAN AVE |  |
| Zoning: | RH-2 (Residential-House, Two-Family) <br> 40-X Height and Bulk District |  |
| Block/Lot: | 6503/024 |  |
| Project Sponsor: | Hoffman TIC Group <br> c/o Kelly Condon |  |
|  | 443 Joost Avenue <br> San Francisco, CA 94127 |  |
| Staff Contact: | Nancy Tran - (415) 575-9174 <br> nancy.h.tran@sfgov.org |  |


#### Abstract

ADOPTING FINDINGS RELATING TO THE APPROVAL OF CONDITIONAL USE AUTHORIZATION PURSUANT TO PLANNING CODE SECTIONS 303 AND 317 REQUIRING CONDITIONAL USE AUTHORIZATION FOR THE REMOVAL OF A RESIDENTIAL UNIT.


## PREAMBLE

On April 29, 2016, Kelly Condon (Agent) for Hoffman TIC Group (Project Sponsor) filed an application with the Planning Department (hereinafter "Department") for Conditional Use Authorization under Planning Code Sections 303 and 317 to demolish a residential unit at 437 Hoffman Avenue within an RH2 (Residential, House, Two-Family) District and a 40-X Height and Bulk District.

On June 2, 2016, the San Francisco Planning Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting on Conditional Use Application No. 2015003686CUA.

On May 20, 2016, the Project was determined by the Department to be categorically exempt from environmental review under Case No. 2014.0329E. The Commission has reviewed and concurs with said determination.

The Commission has heard and considered the testimony presented to it at the public hearing and has further considered written materials and oral testimony presented on behalf of the applicant, Department staff, and other interested parties.

MOVED, that the Commission hereby authorizes the Conditional Use requested in Application No. 2015003686 CUA , subject to the conditions contained in "EXHIBIT A" of this motion, based on the following findings:

## FINDINGS

Having reviewed the materials identified in the preamble above, and having heard all testimony and arguments, this Commission finds, concludes, and determines as follows:

1. The above recitals are accurate and constitute findings of this Commission.
2. Project Description. The proposal is for tantamount to demolition of an existing three-story over basement, single-family residence. The project proposes to construct side, rear and vertical additions to create a three-story over basement building with two dwelling units on site. Exterior changes such as raising the structure $\sim 6$ feet for a new garage door, front porch, entry stairs, rear terrace/deck as well as extensive interior remodeling are also proposed.
3. Site Description and Present Use. The project site is on the east side of Hoffman Avenue, between 24th and 25th Streets, Lot 024 in Assessor's Block 6503 and is located within the RH-2 (Residential-House, Two-Family) Zoning District with a 40-X Height and Bulk designation. The 3,375 SF downward sloping lot (from front and right side) has $27^{\prime}$ of frontage and a depth of $125^{\prime}$. On site is an existing $\sim 3,000$ GFA, three-story over basement single-family dwelling with no offstreet parking that was constructed circa 1905.
4. Surrounding Properties and Neighborhood. The subject property is located on the eastern side of Noe Valley and within District 8. Parcels within the immediate vicinity consist of residential single-, two- and three-family dwellings of varied design and construction dates. Nearby dwelling styles include Marina, Craftsman, in-fill mid-century modern and some recent eclectic constructions. Architectural styles, building heights, building depth and front setbacks vary within the subject property neighborhood.

## 5. Public Comment/Community Outreach

- Two pre-application meetings were held by the previous project sponsor prior change of ownership to Hoffman TIC Group. The present project sponsor has conducted an additional three outreach meetings with neighbors regarding the subject building permit. The sponsor has also extensively communicated one-on-one with neighbors and other interested parties.
- During the project's original Section 311 noticing period (10/13/15-12/16/15) and in response to the three previously submitted Discretionary Review applications, the Department received two communications in support of the project - from Progress Noe Valley and the
previous property owner - copies of which are included. The Department also received 15 comments from neighborhood organizations and neighbors - adjacent, within and outside the block objecting to the project's scale (height/depth), roofline progression, proposed street tree removal, impacts to light/privacy, neighborhood character, mid-block open space and removal of street parking.

6. Planning Code Compliance: The Commission finds that the Project is consistent with the relevant provisions of the Planning Code in the following manner:
A. Height. Planning Code Section 260 requires that all structures be no taller than the height prescribed in the subject height and bulk district. The proposed Project is located in a $40-\mathrm{X}$ Height and Bulk District, with a 40-foot height limit. Planning Code Section 261 further restricts height in RH-2 Districts to 30 -feet at the front lot line, then at such setback, height shall increase at an angle of $45^{\circ}$ toward the rear lot line until the prescribed 40 -foot height limit is reached.

The project proposes a building that will be approximately 29 feet - 1 inches tall.
B. Front Setback Requirement. Planning Code Section 132 requires, in RH-2 Districts, a front setback that complies to legislated setbacks (if any) or a front back based on the average of adjacent properties ( 15 foot maximum).

The subject property does not have a legislated setback. The project proposes an approximately 5 foot $10 \frac{1}{4}$ inch front setback where a 5 foot- $0 \frac{1}{2}$ inch setback is required based on the average of adjacent properties.
C. Rear Yard Requirement. Planning Code Section 134 requires, in RH-2 Districts, a rear yard measuring 45 percent of the total depth.

The project proposes an approximately 44 foot -3 inch rear yard setback which includes a 12 foot obstruction permitted under Planning Code Section 136. The building, excluding the obstruction, is equal to 45 percent of the lot depth.
D. Side Yard Requirement. Planning Code Section 133 does not require side yard setbacks in in RH-2 Districts.

The project proposes constructing to both side property lines since no side setbacks are required in the RH-2 District. The property does not currently provide side setbacks as the existing building, deck and stairs are built to both side property lines.
E. Residential Design Guidelines. Per Planning Code Section 311, the construction of new residential buildings and alteration of existing residential buildings in R Districts shall be consistent with the design policies and guidelines of the General Plan and with the "Residential Design Guidelines."

The Residential Design Team determined that the project complies with the Residential Design Guidelines and would not create exceptional or extraordinary circumstances.
F. Front Setback Landsacping and Permability Requirements. Planning Code Section 132 requires that the required front setback be at least $20 \%$ unpaved and devoted to plant material and at least $50 \%$ permeable to increase storm water infiltration.

The project complies with Section 132 as it provides $\sim 25$ Sq. Ft of landscaping and $\sim 54$ Sq. Ft of permeable surface in the required 87 Sq. Ft. front setback area (total excludes permitted stair obstruction under §136).
G. Street Frontage Requirement. Planning Code Section 144 requires that off-street parking entrances be limited to one-third of the ground story width along the front lotline and no less than one-third be devoted to windows, entrances to dwelling units, landscaping and other architectural features that provide visual relief and interest for the street frontage.

The project complies with the street frontage requirement as it exceeds the visual relief minimum ( $\sim 16.5$ feet) and adheres to the off-street entrance maximum (nine feet).
H. Street Frontage, Parking and Loading Access Restrictions. Off-street parking shall meet the standards set forth in Planning Code Section 155 with respect to location, ingress/egress, arrangement, dimensions, etc.

Proposed off-street parking for two vehicles will be located wholly within the property, comply with access, arrangement and street frontage dimensional standards.
I. Usable Open Space. Planning Code Section 135 requires, in RH-2 Districts, usable open space that is accessible by each dwelling ( 125 Sq . Ft per unit if private, $\sim 166 \mathrm{Sq}$. Ft. if shared).

The project provides usable open space that exceeds the minimum private and shared amount required.
J. Parking. Planning Code Section 151 requires one parking space for each dwelling unit.

The project proposes two off-street parking spaces.
K. Residential Demolition - Section 317: Pursuant to Planning Code Section 317, Conditional Use Authorization is required for applications proposing to remove a residential unit. This Code Section establishes a checklist of criteria that delineate the relevant General Plan Policies and Objectives.

As the project requires Conditional Use Authorization per the requirements of the Section 317, the additional criteria specified under Section 317 have been incorporated as findings a part of this Motion. See Item 8. "Additional Findings pursuant to Section 317" below.
L. Resdiential Density, Dwelling Units. Per Planning Code Section 209.1, up to two units per lot are principally permitted in RH-2 Districts and up to one unit per 1,500 Sq. Ft. of lot area is allowed with Conditional Use Authorization.

The project proposes tantamount to demolition of the existing single-family residence and construction of two dwelling units on the 3,375 square foot parcel.
M. Child Care Requirements for Residential Projects. Planning Code Section 414A requires that any residential development project that results in additional space in an existing residential unit of more than 800 gross square feet shall comply with the imposition of the Residential Child Care Impact Fee requirement.

The project proposes two dwelling units, adding more than 800 gross square feet to each unit. Therefore, the Project is subject to the Residential Child Care Impact Fee and must comply with the requirements outlined in Planning Code Section 414A.
7. Planning Code Section 303 establishes criteria for the Planning Commission to consider when reviewing applications for Conditional Use approval. On balance, the project does comply with said criteria in that:
A. The proposed new uses and building, at the size and intensity contemplated and at the proposed location, will provide a development that is necessary or desirable, and compatible with, the neighborhood or the community.

The proposed massing allows for a higher density and better use of the site. It will provide a familysized unit and one bedroom with study unit on the lot, while maintaining ample rear yard open space. The project is designed to be in keeping with the existing development pattern and the neighborhood character.
B. The proposed project will not be detrimental to the health, safety, convenience or general welfare of persons residing or working in the vicinity. There are no features of the project that could be detrimental to the health, safety or convenience of those residing or working the area, in that:
i. Nature of proposed site, including its size and shape, and the proposed size, shape and arrangement of structures;

The proposal is designed to be compatible with the surrounding neighborhood and adjacent buildings. It proposes a two-family structure with 12 foot rear terrace (permitted obstruction) that is set back five to six feet on each side of the downsloping lot to provide privacy for adjacent neighbors. It would also provide a 44 foot 3 inch rear yard thus contributing landscaped area to the mid-block open space.
ii. The accessibility and traffic patterns for persons and vehicles, the type and volume of such traffic, and the adequacy of proposed off-street parking and loading;

Planning Code requires one off-street parking space per dwelling unit. Two spaces are proposed, where currently there are no spaces provided for the existing building.
iii. The safeguards afforded to prevent noxious or offensive emissions such as noise, glare, dust and odor;

The proposal is residential and will not yield noxious or offensive emissions.
iv. Treatment given, as appropriate, to such aspects as landscaping, screening, open spaces, parking and loading areas, service areas, lighting and signs;

The proposed project is residential and will be landscaped accordingly.
C. That the use as proposed will comply with the applicable provisions of the Planning Code and will not adversely affect the General Plan.

The Project complies with all relevant requirements and standards of the Planning Code and is consistent with objectives and policies of the General Plan as detailed below.
D. That the use as proposed would provide development that is in conformity with the purpose of the applicable RH-2 District.

The proposed project is consistent with the stated purpose of the RH-2 Districts.
8. Additional Findings pursuant to Section 317 establishes criteria for the Planning Commission to consider when reviewing applications to demolish or convert Residential Buildings. On balance, the Project does comply with said criteria in that:
i. Whether the property is free of a history of serious, continuing Code violations;

Project meets criterion.
A review of the Department of Building Inspection and the Planning Department databases showed an enforcement case closed/abated on January 29, 2014 regarding a complaint that two permits for building enlargement were approved without review/authorization by the Planning Department. Further investigation determined that one permit (2002.09.07.9183) was withdrawn prior to the complaint and the other permit (2013.05.16.7162) did not trigger Planning review because no exterior façade alterations were proposed or performed.
ii. Whether the housing has been maintained in a decent, safe, and sanitary condition;

## Project meets criterion.

The structure appears to be in decent condition.
iii. Whether the property is an "historic resource" under CEQA;

## Criterion not applicable.

The Planning Department reviewed the Historic Resource Evalution submitted and provided a historic resource determination in a Preservation Team Review (PTR) Form. The historic resource determination concluded that the subject property is not eligible for listing in the California Register of Historical Resources (CRHR) individually or as a contributor to a historic district. Therefore, the existing structure is not a historic resource under CEQA.
iv. Whether the removal of the resource will have a substantial adverse impact under CEQA;

## Criterion not applicable.

Not applicable. The Planning Department determined that the existing structure is not a historic resource. Therefore, the removal of the structure would not result in a significant adverse impact on historic resources under CEQA.
v. Whether the Project converts rental housing to other forms of tenure or occupancy;

## Project does not meet criterion.

The single-family residence is presently rented out at market rate until the project sponsor obtains the necessary permit approvals for alteration. There are no restrictions on whether the two new units will be rental or ownership.

Project does not convert rental housing to other forms of tenure or occupancy.
vi. Whether the Project removes rental units subject to the Rent Stabilization and Arbitration Ordinance or affordable housing;

Criterion not applicable.
The subject property is a single-family residence and not subject to rent control.
vii. Whether the Project conserves existing housing to preserve cultural and economic neighborhood diversity;

## Project meets criterion.

Although the project proposes demolition of the three-bedroom single-family dwelling, there will be a net gain of one unit at the project site. The replacement structure proposed will include two units -4 -bedroom and 1 bedroom plus study room, respectively.
viii. Whether the Project conserves neighborhood character to preserve neighborhood cultural and economic diversity;

## Project meets criterion.

The replacement building will conserve neighborhood character with appropriate scale, design, and materials, and improve cultural and economic diversity by appropriately increasing the number of bedrooms. The project would increase the number of dwelling units, while providing a net gain of two bedrooms to the City's housing stock.
ix. Whether the Project protects the relative affordability of existing housing;

## Project meets criterion.

The project does not protect the relative affordability of existing housing, as the project proposes demolition of the existing building. However, it should be taken into consideration that the proposed structure offers a variety of unit sizes.
x. Whether the Project increases the number of permanently affordable units as governed by Section 415 ;

## Criterion not applicable.

The project is not subject to the provisions of Planning Code Section 415, as the project proposes less than ten units.
xi. Whether the Project locates in-fill housing on appropriate sites in established neighborhoods;

## Project meets criterion.

The project has been designed to be in keeping with the scale and development pattern of the established neighborhood character.
xii. Whether the Project increases the number of family-sized units on -site;

## Project meets criterion.

The project proposes an opportunity for family-sized housing. One four-bedroom single-family residence and one-bedroom unit with study are proposed within the two-unit building.
xiii. Whether the Project creates new supportive housing;

## Project does not meet criterion.

The project does not create supportive housing.
xiv. Whether the Project is of superb architectural and urban design, meeting all relevant design guidelines, to enhance existing neighborhood character;

## Project meets criterion.

The overall scale, design, and materials of the proposed building is consistent with the block-face and compliments the neighborhood character while preserving much of the existing architecture.
xv. Whether the Project increases the number of on-site Dwelling Units;

## Project meets criterion.

The Project will provide a net gain of one unit at the site. The proposed replacement structure is in keeping with the scale and mass of the immediately surrounding development.
xvi. Whether the Project increases the number of on-site bedrooms;

## Project meets criterion.

The project proposes two units - a four-bedroom and one bedroom plus study room - a total of two bedrooms more than the existing building.
xvii. Whether or not the replacement project would maximize density on the subject lot; and

## Project meets criterion.

The project proposes maximizes the density on the subject lot as the proposal includes two units on an RH-2 lot that is 3,375 square feet in size.
xviii. If replacing a building not subject to the Residential Rent Stabilization and Arbitration Ordinance, whether the new project replaces all of the existing units with new Dwelling Units of a similar size and with the same number of bedrooms.

## Project meets criterion.

The project proposes replacing the existing unit with two new Dwelling Units of a larger size. The proposal results in a family-sized unit and one-bedroom unit with study.
9. General Plan Compliance. The Project is, on balance, consistent with the following Objectives and Policies of the General Plan:

## HOUSING ELEMENT

OBJECTIVE 4:

## FOSTER A HOUSING STOCK THAT MEETS THE NEEDS OF ALL RESIDENTS ACROSS LIFECYCLES.

Policy 4.1:
Develop new housing, and encourage the remodeling of existing housing, for families with children.

The project proposes to demolish a single-family residence to construct two dwelling units - a family-sized unit and one-bedroom unit with study.

## OBJECTIVE 11:

SUPPORT AND RESPECT THE DIVERSE AND DISTINCT CHARACTER OF SAN FRANCISCO'S NEIGHBORHOODS.

## Policy 11.1

Promote the construction and rehabilitation of well-designed housing that emphasizes beauty, flexibility, and innovative design, and respects existing neighborhood character.

The project retains a substantial portion of its architecture along the front façade while expanding the building to provide garage access and a second dwelling unit.

## Policy 11.2

Ensure implementation of accepted design standards in project approvals.

## Policy 11.3

Ensure growth is accommodated without substantially and adversely impacting existing residential neighborhood character.

The subject property is within an RH-2 (Residential, House, Two-Family) district which allows for higher residential density than what is existing. The project proposes a total of two dwelling units with two offstreet parking spaces on property located in a neighborhood consisting of single-, two and three-family dwellings, some with and without off-street parking.

## Policy 11.4

Continue to utilize zoning districts which conform to a generalized residential land use and density plan and the General Plan.

Policy 11.5
Ensure densities in established residential areas promote compatibility with prevailing neighborhood character.

URBAN DESIGN
OBJECTIVE 1:
EMPHASIS OF THE CHARACTERISTIC PATTERN WHICH GIVES TO THE CITY AND ITS NEIGHBORHOODS AN IMAGE, A SENSE OF PURPOSE, AND A MEANS OF ORIENTATION.

## Policy 1.2:

Recognize, protect and reinforce the existing street pattern, especially as it is related to topography.

The project proposes to minimally lift the building to provide garage access that is appropriately located and subordinate to the existing building façade. The proposed main floor as viewed from the front façade will continue the stepped pattern of building forms along the block-face. Preservation of the existing sloped roof form (at the front façade) is in keeping with the varied roof forms in the neighborhood.

Policy 1.3:
Recognize that buildings, when seen together, produce a total effect that characterizes the city and its districts.

The proposed replacement building reflects the existing mixed architectural character and development pattern of the neighborhood, particularly by proposing a construction that respects the one- to three- story heights on the block face and four-story residences directly across the street.

## OBJECTIVE 2: <br> CONSERVATION OF RESOURCES WHICH PROVIDE A SENSE OF NATURE, CONTINUITY WITH THE PAST, AND FREEDOM FROM OVERCROWDING.

Policy 2.6:
Respect the character of older development nearby in the design of new buildings.

The replacement building has been designed to be compatible with the neighborhood's mixed massing, width and height. Although considered tantamount to demolition based on Section 317 thresholds, the project retains a significant portion of the existing Queen Anne architectural style along the front façade and proposes exterior materials that are compatible with the adjacent buildings and immediate neighborhood character.
10. Planning Code Section 101.1(b) establishes eight priority-planning policies and requires review of permits for consistency with said policies. On balance, the project does comply with said policies in that:
A. That existing neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses be enhanced.

The project is residential and has no impact on neighborhood-serving retail uses.
B. That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods.

While the existing housing is proposed to be demolished, the replacement building would provide two dwelling units in a neighborhood made up of one-, two-and three units of mixed architectural character.
C. That the City's supply of affordable housing be preserved and enhanced,

While the affordability of the existing unit is not preserved since it is proposed to be demolished, the replacement building will provide two dwelling units that are well-designed and contain a total net gain of two additional bedrooms and study.
D. That commuter traffic not impede MUNI transit service or overburden our streets or neighborhood parking.

The project would not have a significant adverse affect on automobile traffic congestion or create parking problems in the neighborhood. The project would enhance neighborhood parking by providing two off-street parking spaces, where none currently exist.
E. That a diverse economic base be maintained by protecting our industrial and service sectors from displacement due to commercial office development, and that future opportunities for resident employment and ownership in these sectors be enhanced.

The project is a residential project in an RH-2 District; therefore the Project would not affect industrial or service sector uses or related employment opportunities. Ownership of industrial or service sector businesses would not be affected by the Project.
F. That the City achieve the greatest possible preparedness to protect against injury and loss of life in an earthquake.

The project will significantly strengthen the existing building, bringing it up to current building and seismic codes.
G. That landmarks and historic buildings be preserved.

Landmark or historic buildings do not occupy the project site.
H. That our parks and open space and their access to sunlight and vistas be protected from development.

The project will have no negative impact on existing parks and open spaces. The height of the proposed structure is compatible with the established neighborhood development.
11. The Project is consistent with and would promote the general and specific purposes of the Code provided under Section 101.1(b) in that, as designed, the Project would contribute to the character and stability of the neighborhood and would constitute a beneficial development.
12. The Commission hereby finds that approval of the Conditional Use authorization would promote the health, safety and welfare of the City.

## DECISION

That based upon the Record, the submissions by the Applicant, the staff of the Department and other interested parties, the oral testimony presented to this Commission at the public hearings, and all other written materials submitted by all parties, the Commission hereby APPROVES Conditional Use Application No. 2015-003686CUA subject to the following conditions attached hereto as "EXHIBIT A" which is incorporated herein by reference as though fully set forth.

APPEAL AND EFFECTIVE DATE OF MOTION: Any aggrieved person may appeal this Conditional Use Authorization to the Board of Supervisors within thirty (30) days after the date of this Motion No. XXXXX. The effective date of this Motion shall be the date of this Motion if not appealed (After the 30-day period has expired) OR the date of the decision of the Board of Supervisors if appealed to the Board of Supervisors. For further information, please contact the Board of Supervisors at (415) 5545184, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94012.

Protest of Fee or Exaction: You may protest any fee or exaction subject to Government Code Section 66000 that is imposed as a condition of approval by following the procedures set forth in Government Code Section 66020. The protest must satisfy the requirements of Government Code Section 66020(a) and must be filed within 90 days of the date of the first approval or conditional approval of the development referencing the challenged fee or exaction. For purposes of Government Code Section 66020, the date of imposition of the fee shall be the date of the earliest discretionary approval by the City of the subject development.

If the City has not previously given Notice of an earlier discretionary approval of the project, the Planning Commission's adoption of this Motion, Resolution, Discretionary Review Action or the Zoning Administrator's Variance Decision Letter constitutes the approval or conditional approval of the development and the City hereby gives NOTICE that the 90 -day protest period under Government Code Section 66020 has begun. If the City has already given Notice that the 90 -day approval period has begun for the subject development, then this document does not re-commence the 90 -day approval period.

I hereby certify that the Planning Commission ADOPTED the foregoing Motion on June 2, 2016.

Jonas P. Ionin
Commission Secretary

AYES:

NAYS:

## ABSENT:

## RECUSED:

ADOPTED: June 2, 2106

## EXHIBIT A

## AUTHORIZATION

This authorization is for a conditional use to allow tantamount to demolition of an existing single-family residence and construction of two replacement dwelling units located at 437 Hoffman Avenue, Block 6503, Lot 024 pursuant to Planning Code Sections 303 and 317 within the RH-2 District and a 40-X Height and Bulk District; in general conformance with plans, dated April 6, 2016, and stamped "EXHIBIT B" included in the docket for Case No. 2015-003686CUA and subject to conditions of approval reviewed and approved by the Commission on June 2, 2016 under Motion No XXXXXX. This authorization and the conditions contained herein run with the property and not with a particular Project Sponsor, business, or operator.

## RECORDATION OF CONDITIONS OF APPROVAL

Prior to the issuance of the building permit or commencement of use for the Project the Zoning Administrator shall approve and order the recordation of a Notice in the Official Records of the Recorder of the City and County of San Francisco for the subject property. This Notice shall state that the project is subject to the conditions of approval contained herein and reviewed and approved by the Planning Commission on June 2, 2016 under Motion No XXXXXX.

## PRINTING OF CONDITIONS OF APPROVAL ON PLANS

The conditions of approval under the 'Exhibit A' of this Planning Commission Motion No. XXXXXX shall be reproduced on the Index Sheet of construction plans submitted with the Site or Building permit application for the Project. The Index Sheet of the construction plans shall reference to the Conditional Use authorization and any subsequent amendments or modifications.

## SEVERABILITY

The Project shall comply with all applicable City codes and requirements. If any clause, sentence, section or any part of these conditions of approval is for any reason held to be invalid, such invalidity shall not affect or impair other remaining clauses, sentences, or sections of these conditions. This decision conveys no right to construct, or to receive a building permit. "Project Sponsor" shall include any subsequent responsible party.

## CHANGES AND MODIFICATIONS

Changes to the approved plans may be approved administratively by the Zoning Administrator. Significant changes and modifications of conditions shall require Planning Commission approval of a new Conditional Use authorization.

## Conditions of Approval, Compliance, Monitoring, and Reporting PERFORMANCE

1. Validity. The authorization and right vested by virtue of this action is valid for three (3) years from the effective date of the Motion. The Department of Building Inspection shall have issued a Building Permit or Site Permit to construct the project and/or commence the approved use within this three-year period.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org
2. Expiration and Renewal. Should a Building or Site Permit be sought after the three (3) year period has lapsed, the project sponsor must seek a renewal of this Authorization by filing an application for an amendment to the original Authorization or a new application for Authorization. Should the project sponsor decline to so file, and decline to withdraw the permit application, the Commission shall conduct a public hearing in order to consider the revocation of the Authorization. Should the Commission not revoke the Authorization following the closure of the public hearing, the Commission shall determine the extension of time for the continued validity of the Authorization.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org
3. Diligent pursuit. Once a site or Building Permit has been issued, construction must commence within the timeframe required by the Department of Building Inspection and be continued diligently to completion. Failure to do so shall be grounds for the Commission to consider revoking the approval if more than three (3) years have passed since this Authorization was approved.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org
4. Extension. All time limits in the preceding three paragraphs may be extended at the discretion of the Zoning Administrator where implementation of the project is delayed by a public agency, an appeal or a legal challenge and only by the length of time for which such public agency, appeal or challenge has caused delay.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org
5. Conformity with Current Law. No application for Building Permit, Site Permit, or other entitlement shall be approved unless it complies with all applicable provisions of City Codes in effect at the time of such approval.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org

## DESIGN

6. Garbage, composting and recycling storage. Space for the collection and storage of garbage, composting, and recycling shall be provided within enclosed areas on the property and clearly labeled and illustrated on the building permit plans. Space for the collection and storage of recyclable and compostable materials that meets the size, location, accessibility and other standards specified by the San Francisco Recycling Program shall be provided at the ground level of the buildings.

For information about compliance, contact the Case Planner, Planning Department at 415-5586378, www.sf-planning.org
7. Street Trees. Pursuant to Planning Code Section 138.1, the Project Sponsor shall submit a site plan to the Planning Department prior to Planning approval of the building permit application indicating that street trees, at a ratio of one street tree of an approved species for every 20 feet of street frontage along public or private streets bounding the Project, with any remaining fraction of 10 feet or more of frontage requiring an extra tree, shall be provided. The street trees shall be evenly spaced along the street frontage except where proposed driveways or other street obstructions do not permit. The exact location, size and species of tree shall be as approved by the Department of Public Works (DPW). In any case in which DPW cannot grant approval for installation of a tree in the public right-of-way, on the basis of inadequate sidewalk width, interference with utilities or other reasons regarding the public welfare, and where installation of such tree on the lot itself is also impractical, the requirements of this Section 428 may be modified or waived by the Zoning Administrator to the extent necessary.
For information about compliance, contact the Case Planner, Planning Department at 415-5586378, www.sf-planning.org
8. Landscaping. Pursuant to Planning Code Section 132, the Project Sponsor shall submit a site plan to the Planning Department prior to Planning approval of the building permit application indicating that $50 \%$ of the front setback areas shall be surfaced in permeable materials and further, that $20 \%$ of the front setback areas shall be landscaped with approved plant species. The size and specie of plant materials and the nature of the permeable surface shall be as approved by the Department of Public Works.
For information about compliance, contact the Case Planner, Planning Department at 415-5586378, www.sf-planning.org

## PARKING AND TRAFFIC

9. Parking Requirement. Pursuant to Planning Code Section 151, the Project shall provide two independently accessible off-street parking spaces.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org

## PROVISIONS

10. Child Care Fee - Residential. The Project is subject to the Residential Child Care Fee, as applicable, pursuant to Planning Code Section 414A.
For information about compliance, contact the Case Planner, Planning Department at 415-5586378, www.sf-planning.org

## MONITORING

11. Enforcement. Violation of any of the Planning Department conditions of approval contained in this Motion or of any other provisions of Planning Code applicable to this Project shall be subject to the enforcement procedures and administrative penalties set forth under Planning Code Section 176 or Section 176.1. The Planning Department may also refer the violation complaints to other city departments and agencies for appropriate enforcement action under their jurisdiction. For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org
12. Revocation due to Violation of Conditions. Should implementation of this Project result in complaints from interested property owners, residents, or commercial lessees which are not resolved by the Project Sponsor and found to be in violation of the Planning Code and/or the specific conditions of approval for the Project as set forth in Exhibit A of this Motion, the Zoning Administrator shall refer such complaints to the Commission, after which it may hold a public hearing on the matter to consider revocation of this authorization.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org

## OPERATION

13. Garbage, Recycling, and Composting Receptacles. Garbage, recycling, and compost containers shall be kept within the premises and hidden from public view, and placed outside only when being serviced by the disposal company. Trash shall be contained and disposed of pursuant to garbage and recycling receptacles guidelines set forth by the Department of Public Works.
For information about compliance, contact Bureau of Street Use and Mapping, Department of Public Works at 415-554-.5810, http://sfdpw.org
14. Sidewalk Maintenance. The Project Sponsor shall maintain the main entrance to the building and all sidewalks abutting the subject property in a clean and sanitary condition in compliance with the Department of Public Works Streets and Sidewalk Maintenance Standards.
For information about compliance, contact Bureau of Street Use and Mapping, Department of Public Works, 415-695-2017, http://sfdpw.org
15. Community Liaison. Prior to issuance of a building permit to construct the project and implement the approved use, the Project Sponsor shall appoint a community liaison officer to deal with the issues of concern to owners and occupants of nearby properties. The Project Sponsor shall provide the Zoning Administrator with written notice of the name, business
address, and telephone number of the community liaison. Should the contact information change, the Zoning Administrator shall be made aware of such change. The community liaison shall report to the Zoning Administrator what issues, if any, are of concern to the community and what issues have not been resolved by the Project Sponsor.
For information about compliance, contact Code Enforcement, Planning Department at 415-5756863, www.sf-planning.org

## Parcel Map



## Sanborn Map*


*The Sanborn Maps in San Francisco have not been updated since 1998, and this map may not accurately reflect existing conditions.

Conditional Use Authorization
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437 Hoffman Avenue

## Aerial Photo



Conditional Use Authorization
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## Zoning Map



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437 Hoffman Avenue

## Height \& Bulk Map



Conditional Use Authorization
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437 Hoffman Avenue

City and County of San Francisco


San Francisco Department of Public Works
GENERAL - DIRECTOR'S OFFICE City Hall, Room 348
1 Dr. Carlton B. Goodlett Place, S.F., CA 94102
(415) 554-6920 www.sfdpw.org


Euwin in. Lee, Mayor
Mohammed Nuru, Director
DPW Order No: 182066

The Director of Public Works held a Public Hearing on Monday, October 28, 2013 commencing at 5:30 PM at City Hall, Room 416, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 The hearing was to consider Order No. 181756 To consider the removal with replacement of one (1) street tree adjacent to the property at 437 Hoffman Avenue.

## Finding:

Applicant plans to construction a driveway at the existing tree location. Department received 6 protest letters and 2 protest testimonies at the hearing.

## Recommendation:

After consideration of letters from the neighbors, testimonies presented at the hearing and a field visit, the recommendation is to approve this application with replacement location and species ( 36 " box min.) agreeable to Bureau of Urban Forestry, subject to approval of new garage project from SFDBI at this address.

## Appeal:

This Order may be appealed to the Board of Appeals within 15 days of December 31, 2013.
Board of Appeals
1650 Mission, Room 304
San Francisco, CA 94103
(between Van Ness and Duboce Avenues)
Phone: 415.575 .6880 Fax: 415.575 .6885
Regular office hours of the Board of Appeals are Monday through Friday from 8am to 5pm. Appointments may be made for filing an appeal by calling 415-575-6880. All appeals must be filed in person. For additional information on the San Francisco Board of Appeals and to view the Appeal Process Overview, please visit their website at http://www.sfgov3.org/index.aspx?page=763

Nuru, Mohammed
Approver 2

DATE: October 10, 2008
TO: Interested Parties
FROM: Linda Avery
1650 Mission St.
Suite 400

Planning Commission Secretary
RE: Planning Commission Action

Fax:
415.558.6409

On September 25, 2008, the Planning Commission conducted a Discretionary Review hearing to consider the following project:

437 Hoffman AVENUE - east side between $24^{\text {th }}$ and $25^{\text {th }}$ Streets, Lots 024, in Assessor's Block 6503 - Mandatory Discretionary Review, pursuant to Planning Code Section 317, of Building Permit Application No. 2008.06.27.5494 proposing the dwelling unit merger from two dwelling units into one single-family home. The property is located within a RH-2 (Residential House, Two-Family) District and a 40-X Height and Bulk District.

## ACTION

The Commission determined that no modifications to the project were necessary and they instructed staff to approve the project as revised per plans marked Exhibit $C$ on file with the Planning Department.

## FINDINGS

There are no extraordinary or exceptional circumstances exist in the case. The proposal complies with the Planning Code, the General Plan, and conforms to the Residential Design Guidelines.

Speakers at the hearing included:

| In support of the project |
| :--- |
| Dane Riley, Owner |
| Michelle Rile, Owner |
| William Pashelinsky, Architect |

Ayes: Commissioners Lee and Antonini.

Nayes: Commissioners Olague and Moore.
Absent: Commissioner Moore

Case Planner: Sharon Lai, (415) 575.9087

You can appeal the Commission's action to the Board of Appeals by appealing the issuance of the permit. Please contact the Board of Appeals at (415) 575-6880 for further information regarding the appeals process.
cc: Linda Avery

## CEQA Categorical Exemption Determination

PROPERTY INFORMATION／PROJECT DESCRIPTION

| Project Address |  | Block／Lot（s） |  |
| :---: | :---: | :---: | :---: |
| 437 Hoffman Ave． |  | 6503／024 |  |
| Case No． | Permit No． | Plans Dated |  |
| 2014．0329E |  |  | 5／10／16 |
| Addition／ Alteration | $\square$ Demolition <br> （requires HRER if over 45 years old） | $\square$ New Construction | Project Modification （GO TO STEP 7） |

Project description for Planning Department approval．
Interior remodel and exterior expansion of an existing single－family home．Convert into a two－unit building．Excavate to create habitable space and two－vehicle garage．Expand horizontally at rear．Raise building 6 ＇to fit garage and driveway．Reconfigure／replace windows and doors．Fill in at north side．

## STEP 1：EXEMPTION CLASS <br> TO BE COMPLETED BY PROJECT PLANNER

＊Note：If neither class applies，an Environmental Evaluation Application is required．＊

| $\checkmark$ | Class 1－Existing Facilities．Interior and exterior alterations；additions under 10，000 sq．ft． |
| :---: | :--- |
| $\checkmark$ | Class 3－New Construction／Conversion of Small Structures．Up to three（3）new single－family <br> residences or six（6）dwelling units in one building；commercial／office structures；utility extensions．；．； <br> change of use under 10，000 sq．ft．if principally permitted or with a CU．Change of use under 10，000 <br> sq．ft．if principally permitted or with a CU． |
| $\square$ | Class＿＿ |

STEP 2：CEQA IMPACTS
TO BE COMPLETED BY PROJECT PLANNER
If any box is checked below，an Environmental Evaluation Application is required．

| $\square$ | Air Quality：Would the project add new sensitive receptors（specifically，schools，day care facilities， <br> hospitals，residential dwellings，and senior－care facilities）within an Air Pollution Exposure Zone？ <br> Does the project have the potential to emit substantial pollutant concentrations（e．g．，backup diesel <br> generators，heavy industry，diesel trucks）？Exceptions：do not check box if the applicant presents <br> documentation of enrollment in the San Francisco Department of Public Health（DPH）Article 38 program and <br> the project would not have the potential to emit substantial pollutant concentrations．（refer to EP＿ArcMap $>$ <br> CEQA Catex Determination Layers＞Air Pollutant Exposure Zone） |
| :---: | :--- |
| $\square$ | Hazardous Materials：If the project site is located on the Maher map or is suspected of containing <br> hazardous materials（based on a previous use such as gas station，auto repair，dry cleaners，or heavy <br> manufacturing，or a site with underground storage tanks）：Would the project involve 50 cubic yards <br> or more of soil disturbance－or a change of use from industrial to residential？If yes，this box must be <br> checked and the project applicant must submit an Environmental Application with a Phase I <br> Environmental Site Assessment．Exceptions：do not check box if the applicant presents documentation of <br> enrollment in the San Francisco Department of Public Health（DPH）Maher program，a DPH waiver from the |


|  | Maher program, or other documentation from Environmental Planning staff that hazardous material effects would be less than significant (refer to EP_ArcMap > Maher layer). |
| :---: | :---: |
|  | Transportation: Does the project create six (6) or more net new parking spaces or residential units? Does the project have the potential to adversely affect transit, pedestrian and/or bicycle safety (hazards) or the adequacy of nearby transit, pedestrian and/or bicycle facilities? |
|  | Archeological Resources: Would the project result in soil disturbance/modification greater than two (2) feet below grade in an archeological sensitive area or eight (8) feet in a non-archeological sensitive area? (refer to EP_ArcMap > CEQA Catex Determination Layers > Archeological Sensitive Area) |
|  | Subdivision/Lot Line Adjustment: Does the project site involve a subdivision or lot line adjustment on a lot with a slope average of $20 \%$ or more? (refer to EP_ArcMap > CEQA Catex Determination Layers > Topography) |
|  | Slope $=$ or $\mathbf{> 2 0} \%$ : Does the project involve any of the following: (1) square footage expansion greater than $1,000 \mathrm{sq}$. ft. outside of the existing building footprint, (2) excavation of 50 cubic yards or more of soil, (3) new construction? (refer to EP_ArcMap >CEQA Catex Determination Layers > Topography) If box is checked, a geotechnical report is required. |
|  | Seismic: Landslide Zone: Does the project involve any of the following: (1) square footage expansion greater than 1,000 sq. ft. outside of the existing building footprint, (2) excavation of 50 cubic yards or more of soil, (3) new construction? (refer to EP_ArcMap > CEQA Catex Determination Layers > Seismic Hazard Zones) If box is checked, a geotechnical report is required. |
|  | Seismic: Liquefaction Zone: Does the project involve any of the following: (1) square footage expansion greater than $1,000 \mathrm{sq}$. ft . outside of the existing building footprint, (2) excavation of 50 cubic yards or more of soil, (3) new construction? (refer to EP_ArcMap $>C E Q A$ Catex Determination Layers > Seismic Hazard Zones) If box is checked, a geotechnical report will likely be required. |
| If no boxes are checked above, GO TO STEP 3. If one or more boxes are checked above, an Environmental Evaluation Application is required, unless reviewed by an Environmental Planner. |  |
| $\checkmark$ | Project can proceed with categorical exemption review. The project does not trigger any of the CEQA impacts listed above. |
| Comments and Planner Signature (optional): Jean Poling <br> No archeological effects. Project will follow recommendations of 5/19/16 Gruen geotech letter and $1 / 16 / 14$ Gruen geotech report. Catexes issued on $9 / 24 / 14$ and $5 / 5 / 15$ rescinded because project changed. PTR form attached. |  |

## STEP 3: PROPERTY STATUS - HISTORIC RESOURCE TO BE COMPLETED BY PROJECT PLANNER

PROPERTY IS ONE OF THE FOLLOWING: (refer to Parcel Information Map)
$\square$ Category A: Known Historical Resource. GO TO STEP 5.
Category B: Potential Historical Resource (over 45 years of age). GO TO STEP 4.
Category C: Not a Historical Resource or Not Age Eligible (under 45 years of age). GO TO STEP 6.

## STEP 4: PROPOSED WORK CHECKLIST

 TO BE COMPLETED BY PROJECT PLANNER| Check all that apply to the project. |  |
| :--- | :--- |
| $\square$ | 1. Change of use and new construction. Tenant improvements not included. |
| $\square$ | 2. Regular maintenance or repair to correct or repair deterioration, decay, or damage to building. |
| $\square$ | 3. Window replacement that meets the Department's Window Replacement Standards. Does not include <br> storefront window alterations. |
| $\square$ | 4. Garage work. A new opening that meets the Guidelines for Adding Garages and Curb Cuts, and/or <br> replacement of a garage door in an existing opening that meets the Residential Design Guidelines. |
| $\square$ | 5. Deck, terrace construction, or fences not visible from any immediately adjacent public right-of-way. |
| $\square$ | 6. Mechanical equipment installation that is not visible from any immediately adjacent public right-of- <br> way. |
| $\square$ | 7. Dormer installation that meets the requirements for exemption from public notification under Zoning <br> Administrator Bulletin No. 3: Dormer Windows. |
| $\square$ | 8. Addition(s) that are not visible from any immediately adjacent public right-of-way for 150 feet in each <br> direction; does not extend vertically beyond the floor level of the top story of the structure or is only a <br> single story in height; does not have a footprint that is more than 50\% larger than that of the original <br> building; and does not cause the removal of architectural significant roofing features. |
| Note: Project Planner must check box below before proceeding. |  |
| $\square$ | Project is not listed. GO TO STEP 5. |
| $\square$ | Project does not conform to the scopes of work. GO TO STEP 5. |
| $\square$ | Project involves four or more work descriptions. GO TO STEP 5. |
| $\square$ | Project involves less than four work descriptions. GO TO STEP 6. |

STEP 5: CEQA IMPACTS - ADVANCED HISTORICAL REVIEW TO BE COMPLETED BY PRESERVATION PLANNER

| Check all that apply to the project. |  |
| :---: | :--- |
| $\square$ | 1. Project involves a known historical resource (CEQA Category A) as determined by Step 3 and <br> conforms entirely to proposed work checklist in Step 4. |
| $\square$ | 2. Interior alterations to publicly accessible spaces. |
| $\square$ | 3. Window replacement of original/historic windows that are not "in-kind" but are consistent with <br> existing historic character. |
| $\square$ | 4. Façade/storefront alterations that do not remove, alter, or obscure character-defining features. |
| $\square$ | 5. Raising the building in a manner that does not remove, alter, or obscure character-defining <br> features. |
| $\square$ | 6. Restoration based upon documented evidence of a building's historic condition, such as historic <br> photographs, plans, physical evidence, or similar buildings. |
| $\square$ | 7. Addition(s), including mechanical equipment that are minimally visible from a public right-of-way <br> and meet the Secretary of the Interior's Standards for Rehabilitation. |
| $\square$ | 8. Other work consistent with the Secretary of the Interior Standards for the Treatment of Historic Properties <br> (specify or add comments): |
| $\square$ |  |


| $\square$ | 9. Other work that would not materially impair a historic district (specify or add comments): <br> $\square \square$ <br> (Requires approval by Senior Preservation Planner/Preservation Coordinator) |
| :--- | :--- |
| $\square$ | 10. Reclassification of property status. (Requires approval by Senior Preservation Planner/Preservation <br> Coordinator) <br> $\square$ <br> a. Per HRER dassify to Category A $\quad \square$ <br> b. Other (specify): |
| $\square$ | Reclassify to Category C |
| $\square$ | Further environmental review required. Based on the information provided, the project requires an <br> Environmental Evaluation Application to be submitted. GO TO STEP 6. |
| $\square$ Project can proceed with categorical exemption review. The project has been reviewed by the |  |
| Preservation Planner and can proceed with categorical exemption review. GO TO STEP 6. |  |

## STEP 6: CATEGORICAL EXEMPTION DETERMINATION <br> TO BE COMPLETED BY PROJECT PLANNER

Further environmental review required. Proposed project does not meet scopes of work in either (check all that apply):
$\square$ Step 2 - CEQA Impacts
$\square$ Step 5 - Advanced Historical Review
STOP! Must file an Environmental Evaluation Application.
No further environmental review is required. The project is categorically exempt under CEQA.

| Planner Name: | Signature: |
| :--- | :--- |
| Project Approval Action: |  |
| Building Permit |  |
| If Discretionary Review before the Planning Commission is requested, |  |
| the Discretionary Review hearing is the Approval Action for the |  |
| project. |  |

SAN FRANCISCO PLANNING DEPARTMENT

PRESERVATION TEAM REVIEW FORM

| Preservation Team Meeting Date: |  | Date of Form Completion | $5 / 16 / 2014$ |
| :--- | :--- | :--- | :--- |


| PROJECTINFORMATION: |  |  |
| :--- | :--- | :--- |
| Planner: | Address: |  |
| Gretchen Hilyard | 437 Hoffman Avenue |  |
| Block/Lot: | Cross Streets: |  |
| 6503/024 | 24th Street |  |
| CEQA Category: | Art 10/11: |  |
| B | n/a |  |

1650 Mission St. Suite 400 San Francisco. CA 94103-2479

Reception:
415.558 .6378

Fax:
415.558.6409

Planning Information:
415.558 .6377

| PURPOSE OF REVIEW: |  | PROJECT DESCRIPTION: |  |  |
| :--- | :---: | :---: | :---: | :---: |
| $\odot$ CEQA | $C$ Article $10 / 11$ | $C$ Preliminary/PIC | C Alteration | C Demo/New Construction |


| DATE OF PLANS UNDER REVIEW: | $1 / 27 / 2014$ |
| :--- | :--- |


| PROJECT ISSUES: |  |
| :--- | :--- |
| Q | Is the subject Property an eligible historic resource? |
| $\square$ | If so, are the proposed changes a significant impact? |
| Additional Notes: |  |
| Submitted: Supplemental Information Form prepared by KDI Land Use Planning (April 2, <br> 2012 ). <br> Proposed project: to raise the existing building by 4'-5" to convert 257 sf of existing <br> residential space at the lower level into a one-car garage. Also included is a 1,511 sf three <br> story addition at the side and rear. |  |


| PRESERVATION TEAM REVIEW: |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Historic Resource Present | , | CYes | $\bigcirc \mathrm{No}^{*}$ | CN/A |
| Individual | Historic District/Context |  |  |  |
| Property is individually eligible for inclusion in a California Register under one or more of the following Criteria: | Property is in an eligible California Register Historic District/Context under one or more of the following Criteria: |  |  |  |
| Criterion 1 -Event: $\quad$ C Yes © No | Criterion 1 - Event: |  |  |  |
| Criterion 2 -Persons: $\quad$ Yes $\odot$ No | Criterion 2 -Persons: |  | CYes CNo |  |
| Criterion 3-Architecture: $\quad$ C Yes CNo | Criterion 3 -Architecture: |  | $C$ Yes Cono |  |
| Criterion 4 -Info. Potential: C Yes $\bullet$ No | Criterion 4 - Info. Potential |  | $C$ Yes © No |  |
| Period of Significance: | Period of Significance: |  |  |  |
|  | $C$ Contribu | r C on-C | ontributor |  |


| Complies with the Secretary's Standards/Art 10/Art 11: | C Yes | C No | N/A |
| :--- | :---: | :---: | :---: |
| CEQA Material Impairment: | C Yes | C No |  |
| Needs More Information: | C Yes | C No |  |
| Requires Design Revisions: | C Yes | C No |  |
| Defer to Residential Design Team: | C Yes | C No |  |

> * If No is selected for Historic Resource per CEQA, a signature from Senior Preservation Planner or Preservation Coordinator is required.

## PRESERVATION TEAM COMMENTS:

According to the Supplemental Information Form for Historic Resource Determination prepared by KDI Land Use Planning (dated April 2, 2012) and information found in the Planning Department files, the subject property at 437 Hoffman Avenue contains a 1-1/2-story-over basement; wood frame multi-family residence constructed in 1905 in the Queen Anne architectural style with some Craftsman style elements. The original architect is unknown, but the original owners were Neil W. Getty and Wilmot R. Getty, who were builders/contractors and likely constructed the building. The building has undergone very few alterations over time. Known alterations to the property include: legalization of the second unit and installation of a fire suppression system (1970), interior seismic upgrades (1989), reroofing and new shingles (1995).

No known historic events occurred at the property (Criterion 1). None of the owners or occupants have been identified as important to history (Criterion 2). The subject building is a non-descript example of a Queen Anne style multi-family property. The building is not architecturally distinct such that it would qualify individually for listing in the California Register under Criterion 3.

The subject property is not located within the boundaries of any identified historic districts. The subject property is located within the Noe Valley neighborhood on a block that exhibits a great variety of architectural styles, construction dates, and subsequent alterations that compromise historic integrity. The area surrounding the subject property does not contain a significant concentration of historically or aesthetically unified buildings.

Therefore, the subject property is not eligible for listing in the California Register under any criteria individually or as part of a historic district.

| Signature of a Senior Preservation Planner / Preservation Coordinator: | Date: |
| :---: | :--- |
| $20712 z$ | $5-23.14$ |

# NOTICE OF PUBLIC HEARING 

Hearing Date：Thursday，June 2， 2016
Time：
Location：
Case Type： Hearing Body：Planning Commission

| P R O P ERTY I N F O R M A T I O N | A P P L I C A T I O N I N F O R M A T I O N |
| :--- | :--- | :--- | :--- |

## GENERAL INFORMATION ABOUT PROCEDURES

## HEARING INFORMATION

You are receiving this notice because you are either a property owner or resident that is adjacent to the proposed project or are an interested party on record with the Planning Department. You are not required to take any action. For more information regarding the proposed work, or to express concerns about the project, please contact the Applicant or Planner listed on this notice as soon as possible. Additionally, you may wish to discuss the project with your neighbors and/or neighborhood association as they may already be aware of the project.

Persons who are unable to attend the public hearing may submit written comments regarding this application to the Planner listed on the front of this notice, Planning Department, 1650 Mission Street, Suite 400, San Francisco, CA 94103, by $5: 00 \mathrm{pm}$ the day before the hearing. These comments will be made a part of the official public record and will be brought to the attention of the person or persons conducting the public hearing.

Comments that cannot be delivered by 5:00 pm the day before the hearing may be taken directly to the hearing at the location listed on the front of this notice. Comments received at 1650 Mission Street after the deadline will be placed in the project file, but may not be brought to the attention of the Planning Commission at the public hearing.

## BUILDING PERMIT APPLICATION INFORMATION

Pursuant to Planning Code Section 311 or 312, the Building Permit Application for this proposal may also be subject to a 30 -day notification of property owners and residents within 150 -feet of the subject property. This notice covers the Section 311 or 312 notification requirements.

## APPEAL INFORMATION

An appeal of the approval (or denial) of a Conditional Use application and/or building permit application associated with the Conditional Use application may be made to the Board of Supervisors within $\mathbf{3 0}$ calendar days after the date of action by the Planning Commission pursuant to the provisions of Section 308.1(b). Appeals must be submitted in person at the Board's office at 1 Dr. Carlton B. Goodlett Place, Room 244. For further information about appeals to the Board of Supervisors, including current fees, contact the Clerk of the Board of Supervisors at (415) 554-5184.

An appeal of the approval (or denial) of a building permit application by the Planning Commission may be made to the Board of Appeals within 15 calendar days after the building permit is issued (or denied) by the Director of the Department of Building Inspection. Appeals must be submitted in person at the Board's office at 1650 Mission Street, 3rd Floor, Room 304. For further information about appeals to the Board of Appeals, including current fees, contact the Board of Appeals at (415) 575-6880.

Pursuant to California Government Code Section 65009, if you challenge, in court, the decision of an entitlement or permit, the issues raised shall be limited to those raised in the public hearing or in written correspondence delivered to the Planning Commission prior to, or at, the public hearing.

## ENVIRONMENTAL REVIEW

This project has undergone preliminary review pursuant to California Environmental Quality Act (CEQA). If, as part of this process, the Department's Environmental Review Officer has deemed this project to be exempt from further environmental review, an exemption determination has been prepared and can be obtained through the Exemption Map, on-line, at www.sfplanning.org. An appeal of the decision to exempt the proposed project from CEQA may be made to the Board of Supervisors within 30 calendar days after the project approval action identified on the determination. The procedures for filing an appeal of an exemption determination are available from the Clerk of the Board at City Hall, Room 244, or by calling (415) 554-5184.

Under CEQA, in a later court challenge, a litigant may be limited to raising only those issues previously raised at a hearing on the project or in written correspondence delivered to the Board of Supervisors, Planning Commission, Planning Department or other City board, commission or department at, or prior to, such hearing, or as part of the appeal hearing process on the CEQA decision.

## APPLICATION FOR Conditional Use Authorization

1. Owner/Applicant Information

| $\|$PROPERTY OWNER'S NAME: <br> Trichrome LLC, Perfero Properties LLC, N \& O LLC \& Count's Gold LLC |
| :--- |
| PROPERTY OWNER'S ADDRESS: |
| 45 WALNUT AVE, MILL VALLEY, CA 94941 |


| APPLICANT'S NAME: |  |
| :--- | :--- |
| KELLY CONDON |  |
| APPLICANT'S ADDRESS: | TELEPHONE: |
|  | $(415 \quad) \quad 240-8328$ |
| 443 JOOST AVE, SF CA 94127 | EMALL: |


| CONTACT FOR PROJECT INFORMATION: |  |  |
| :---: | :---: | :---: |
|  |  | Same as Above $\chi$ |
| ADDRESS: | TELEPHONE: |  |
|  | ( ) |  |
|  | EMALL: |  |


| COMMUNITY LIAISON FOR PROJECT (PLEASE REPORT CHANGES TO THE ZONING ADMINISTRATOR): |  |  |
| :--- | :--- | :--- | :--- |
| ADDRESS: |  |  |

2. Location and Classification

| STREET ADDRESS OF PROJECT: |  | ZIP CODE: |  |
| :--- | :--- | :--- | :--- | :--- |
| 437 HOFFMAN AVE |  | 94114 |  |
| CROSS STREETS: |  |  |  |
| 25TH AVE |  |  |  |

## 3. Project Description

|  | ADDITIONS TO BUILDING: <br> X Rear | PRESENT OR PREVIOUS USE: |  |
| :---: | :---: | :---: | :---: |
| Change of Use |  | SINGLE FAMILY HOME |  |
| $\square$ Change of Hours | Х Front | PROPOSED USE: |  |
| $\square$ New Construction | 区 Height | 2 UNITS RESIDENTIAL |  |
| X Demolition |  | BUILDING APPLICATION PERMIT NO.: | DATE FILED: |
| $\square$ Other Please clarity: |  | 2014-0411-3029 | APRIL 11, 2014 |

## 4. Project Summary Table

If you are not sure of the eventual size of the project, provide the maximum estimates.

|  | EXISTING USES: | EXISTING USES TO BE RETAINED: | NET NEW CONSTRUCTION AND/OR ADDITION: | PROJECT TOTALS: |
| :---: | :---: | :---: | :---: | :---: |
| PROJECT FEATURES |  |  |  |  |
| Dwelling Units | 1 | 1 | 1 | 2 |
| Hotel Rooms | 0 | 0 | 0 | 0 |
| Parking Spaces | 0 | 0 | 2 | 2 |
| Loading Spaces | 0 | 0 | 0 | 0 |
| Number of Buildings | 1 | 1 | 0 | 1 |
| Height of Building(s) | 25'-7" | 29'-1" | 8'-2" | 29'-1" |
| Number of Stories | 3 over basement | 3 over basement | 0 | 3 over basement |
| Bicycle Spaces | N/A | N/A | N/A | N/A |
| GROSS SQUARE FOOTAGE (GSF) |  |  |  |  |
| Residential | 2264 S.F. | 2264 S.F. | 2798 S.F. | 4910 S.F. |
| Retail | 0 | 0 | 0 | 0 |
| Office | 0 | 0 | 0 | 0 |
| Industrial/PDR <br> Production, Distribution, \& Repair | 0 | 0 | 0 | 0 |
| Parking | 0 | 0 | 445 s.f. | 445 s.f. |
| Other (Specify Use) | 241 s.f. storage | 241 s.f. storage | 63 s.f. storage | 304 s.f. storage |
| TOTAL GSF | 2505 S.F. | 2505 S.F. | 3306 S.F. | 5659 S.F. |

Please describe any additional project features that are not included in this table:
( Attach a separate sheet if more space is needed )

The existing basement level does not have code compliant height, so it is not counted in the existing residential square footage. It is conditioned space though - so it is included in the storage use calculation.

## 5. Action(s) Requested (Include Planning Code Section which authorizes action)

The existing lower levels do not have code compliant ceiling heights as framed- so the floor plates \& floor framing should be revised to meet code. Our demo calcs are very close to the threshold - so we have elected to classify the project as a demolition per Code sec 317

## Conditional Use Findings

Pursuant to Planning Code Section 303(c), before approving a conditional use authorization, the Planning Commission needs to find that the facts presented are such to establish the findings stated below. In the space below and on separate paper, if necessary, please present facts sufficient to establish each finding.

1. That the proposed use or feature, at the size and intensity contemplated and at the proposed location, will provide a development that is necessary or desirable for, and compatible with, the neighborhood or the community; and
2. That such use or feature as proposed will not be detrimental to the health, safety, convenience or general welfare of persons residing or working in the vicinity, or injurious to property, improvements or potential development in the vicinity, with respect to aspects including but not limited to the following:
(a) The nature of the proposed site, including its size and shape, and the proposed size, shape and arrangement of structures;
(b) The accessibility and traffic patterns for persons and vehicles, the type and volume of such traffic, and the adequacy of proposed off-street parking and loading;
(c) The safeguards afforded to prevent noxious or offensive emissions such as noise, glare, dust and odor;
(d) Treatment given, as appropriate, to such aspects as landscaping, screening, open spaces, parking and loading areas, service areas, lighting and signs; and
3. That such use or feature as proposed will comply with the applicable provisions of this Code and will not adversely affect the Master Plan.

The proposed development adds one residential unit to a single family home in an $\mathrm{RH}-2$ zone - bringing the building into closer compliance with the zoning of the district.

The proposed construction will not be detrimental to the area. It is within standard height limits, setbacks \& meets the residential design guidelines
There is currently no garage \& just street parking in front of the house. the proposed project preserves a street parking space \& provides garage parking within the home
Construction standards for control of noise / dust, etc. will be adhered to
Drought tolerant native plants \& permeable paving (where applies) will be installed
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

## Priority General Plan Policies Findings

Proposition M was adopted by the voters on November 4, 1986. It requires that the City shall find that proposed projects and demolitions are consistent with eight priority policies set forth in Section 101.1 of the City Planning Code. These eight policies are listed below. Please state how the project is consistent or inconsistent with each policy. Each statement should refer to specific circumstances or conditions applicable to the property. Each policy must have a response. IF A GIVEN POLICY DOES NOT APPLY TO YOUR PROJECT, EXPLAIN WHY IT DOES NOT.

1. That existing neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses enhanced;

This is an entirely residential area. No retail uses on this block.
2. That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods;

See existing CEQA Exemption / Historic Evaluation. The existing neighborhood character includes buildings of varied styles from different eras.
3. That the City's supply of affordable housing be preserved and enhanced;

The existing building was purchased for well over the affordable housing threshold. See closing statement \& appraisal.
$\qquad$
$\square$
$\qquad$
4. That commuter traffic not impede Muni transit service or overburden our streets or neighborhood parking; We are adding parking inside the building by adding a 2 car garage.
5. That a diverse economic base be maintained by protecting our industrial and service sectors from displacement due to commercial office development, and that future opportunities for resident employment and ownership in these sectors be enhanced;

This is a residential project \& has no impact on industrial \& service sectors. No office development is proposed.
6. That the City achieve the greatest possible preparedness to protect against injury and loss of life in an earthquake;

The building will be fully seismically reinforced with a replaced foundation \& shear walls to protect in an earthquake \& the building will have fire-rated wall types installed \& will be fully fire sprinklered.
7. That landmarks and historic buildings be preserved; and

No Landmarks or historic buildings are present.
$\qquad$
$\qquad$
$\qquad$
$\qquad$
8. That our parks and open space and their access to sunlight and vistas be protected from development.

The building does not affect parks / public open space
$\qquad$
$\qquad$
$\qquad$
$\qquad$

## Estimated Construction Costs

| TYPE OF APPLICATION: |  |
| :--- | :--- |
| Demolition / Remodel of existing Single Family home to create 2 units |  |
| OCCUPANCY CLASSIFICATION: |  |
| R-3 |  |
| BUILDING TYPE: |  |
| V-B |  |
| TOTAL GROSS SQUARE FEET OF CONSTRUCTION: |  |
|  |  |
| 5659 s.f. |  |

## Applicant's Affidavit

Under penalty of perjury the following declarations are made:
a: The undersigned is the owner or authorized agent of the owner of this property.
b: The information presented is true and correct to the best of my knowledge.
c: The other information or applications may be required.

Signature: $\qquad$ Date: $\qquad$

Print name, and indicate whether owner, or authorized agent:
Kelly Condon - Partial Owner

[^0]
## Application Submittal Checklist

Applications listed below submitted to the Planning Department must be accompanied by this checklist and all required materials. The checklist is to be completed and signed by the applicant or authorized agent and a department staff person.

| APPLICATION MATERIALS | CHECKLIST |
| :--- | :--- |
| Application, with all blanks completed | $\square$ |
| 300-foot radius map, if applicable | $\square$ |
| Address labels (original), if applicable | $\square$ |
| Address labels (copy of the above), if applicable | $\square$ |
| Floor Plan | $\square$ |
| Section 303 Requirements | $\square$ |
| Prop. M Findings | $\square$ |
| Chistoric photographs (if possible), and current photographs | $\square$ |
| Oetter of authorization for agent | $\square$ |
| Other: | $\square$ |
| Section Plan, Detail drawings (ie. windows, door entries, trim), specifications (for cleaning, | $\square$ |

NOTES:
$\square$ Required Material. Write "N/A" if you believe the item is not applicable, (e.g. letter of authorization is not required if application is signed by property owner.)

Typically would not apply. Nevertheless, in a specific case, staff may require the item.

Two sets of original labels and one copy of addresses of adjacent property owners and owners of property across street.

After your case is assigned to a planner, you will be contacted and asked to provide an electronic version of this application including associated photos and drawings.

Some applications will require additional materials not listed above. The above checklist does not include material needed for Planning review of a building permit. The "Application Packet" for Building Permit Applications lists those materials.

No application will be accepted by the Department unless the appropriate column on this form is completed. Receipt of this checklist, the accompanying application, and required materials by the Department serves to open a Planning file for the proposed project. After the file is established it will be assigned to a planner. At that time, the planner assigned will review the application to determine whether it is complete or whether additional information is required in order for the Department to make a decision on the proposal.

For Department Use Only
Application received by Planning Department:
By:
Date:

## APPLICATION FOR

Dwelling Unit Removal Merger, Conversion, or Demolition

## 1. Owner/Applicant Information

| PROPERTY OWNER'S NAME: <br> HOFFMAN TIC (KELLY CONDON - PARTIAL OWNER) |  |
| :---: | :---: |
| PROPERTY OWNER'S ADDRESS: | TELEPHONE: $(415) \quad 240-8328$ |
| 443 JOOST AVE SF CA 94127 | EMAIL: <br> KELLYMCONDON@GMAIL.COM |
| APPLCANT'S NAME: <br> KELLY CONDON | Same as Above |
| APPLICANT'S ADDRESS: | TELEPHONE: ( ) <br> EMAIL: |
| CONTACT FOR PROJECT INFORMATION: KELLY CONDON | Same as Above ${ }^{\text {d }}$ |
| ADDRESS: | TELEPHONE: $(\quad)$ |
|  | EMALL: |
| COMMUNITY LLISON FOR PROJECT (PLEASE REPORT CHANGES TO THE ZONING ADMINISTRATOR): KELLY CONDON | Same as Above |
| ADDRESS: | TELEPHONE: |
|  | EMAIL: |

2. Location and Classification

3. Project Type and History

4. Project Summary Table

If you are not sure of the eventual size of the project, provide the maximum estimates.

| Existing uses |  | EXISTING USES TO BE RETANAD | NET NEW CONSTRUCTION AND OR ADDITION | PROJECT TOTALS: |
| :---: | :---: | :---: | :---: | :---: |
| PROJECT FEATURES |  |  |  |  |
| Dwelling Units | 1 | 1 | 1 | 2 |
| Hotel Rooms | 0 | 0 | 0 | 0 |
| Parking Spaces | 0 | 0 | 2 | 2 |
| Loading Spaces | 0 | 0 | 0 | 0 |
| Number of Buildings | 1 | 1 | 0 | 1 |
| Height of Building(s) | $35^{\prime}-7^{\prime \prime}$ | 29'-1" | $8^{\prime}-2^{\prime \prime}$ | 29'-1" |
| Number of Stories | 3 over basement | 3 over basement | 0 | 3 over basement |
| Bicycle Spaces | n/a | n/a | n/a | n/a |
| GROSS SQUARE FOOTAGE (GSF) |  |  |  |  |
| Residential | 2264 s.f. | 2264 s.f. | 2798 s.f. | 4910 s.f. |
| Retail | 0 | 0 | 0 | 0 |
| Office | 0 | 0 | 0 | 0 |
| Industrial/PDR <br> Production, Distribution, \& Repair | 0 | 0 | 0 | 0 |
| Parking | 0 | 0 | 445 s.f. | 445 s.f. |
| Other (Specify Use) | 241 s.f. storage | 241 s.f. storage | 63 s.f. storage | 304 s.f. storage |
| TOTAL GSF | 2505 s.f. | 2505 s.f. | 3306 s.f. | 5659 s.f. |

5. Additional Project Details

| UNITS | EXISTING: | PROPOSED: | NET CHANGE: |
| ---: | :---: | :---: | :---: |
| Owner-occupied Units: | 1 | 1 | 0 |
| Rental Units: | 1 | 0 | 1 |
| Total Units: | 1 | 2 | 1 |
| Units subject to Rent Control: | 0 | 0 | 0 |
| Vacant Units: | 0 | 0 | 0 |


| BEDROOMS | EXISTING: | PROPOSED: | NET CHANGE: |
| ---: | :---: | :---: | :---: |
| Owner-occupied Bedrooms: | 3 | 5 | +2 |
| Rental Bedrooms: | 3 | 0 | -3 |
| Total Bedrooms: | 3 | 5 | +2 |
| Bedrooms subject to Rent Control: | 0 | 0 | 0 |

6. Unit Specific Information

|  | UNIT No. | $\begin{gathered} \text { NO. OF } \\ \text { BEDROOMS } \end{gathered}$ | GSF | OCCUPANCY |  | ADDITIONAL CRITERIA (check all that apply) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ExISTING | 1 |  | 2505 s.f. | $\square$ OWNER OCCUPIED | \ RENTAL | $\square$ ELLIS ACT $\square$ VACANT <br> $\square$ RENT CONTROL |
| PROPOSED | 2 | 5 | 5659 s.f. | \ OWNER OCCUPIED | $\square$ RENTAL |  |
| EXISTING |  |  |  | $\square$ OWNER OCCUPIED | $\square$ RENTAL | $\square$ ELLIS ACT $\square$ VACANT <br> $\square$ RENT CONTROL |
| PROPOSED |  |  |  | $\square$ OWNER OCCUPIED | $\square$ RENTAL |  |
| EXISTING |  |  |  | $\square$ OWNER OCCUPIED | $\square$ RENTAL | ELLIS ACT $\square$ VACANT <br> $\square$ RENT CONTROL |
| PROPOSED |  |  |  | $\square$ OWNER OCCUPIED | $\square$ RENTAL |  |

## 7. Other Information

Please describe any additional project features that were not included in the above tables: ( Attach a separate sheet if more space is needed )
THIS PROJECT CONSTITUTES DEMO. PORTIONS OF EXISTING FOUNDATION \& FRAMING WILL REMAIN - BUT THE PROJECT DEMO PERCENTAGES ARE CLOSE ENOUGH THAT WE PREFER TO CLASSIFY THIS AS A DEMOLITION OF THE EXISTING BUILDING TO AVOID ISSUES DURING CONSTRUCTION.

THE EXISTING BASEMENT LEVEL. DOES NOT HAVE LEGAL CEILING HEIGHTS - SO IT IS NOT COUNTED IN THE EXISTING RESIDENTIAL SQUARE FOOTAGE. IT IS CONDITIONED SPACE THOUGH - SO IT IS INCLUDED IN THE STORAGE USE CALCULATION.

WE BOUGHT THE BUILDING IN OCTOBER 2014 \& RENTED IT TO THE FAMILY WHO SOLD IT TO US UNTIL THEY FOUND A NEW HOUSE IN MAY 2015. AT THIS TIME WE BEGAN RENTING THE HOUSE AS A FURNISHED UNIT WITH FULL DISCLOSURE TO THE TENANT OF OUR CONSTRUCTION PLANS.

## Priority General Plan Policies - Planning Code Section 101.1 (APPLICABLE TO ALL PROJECTS)

Proposition M was adopted by the voters on November 4, 1986. It requires that the City shall find that proposed alterations and demolitions are consistent with eight priority policies set forth in Section 101.1 of the Planning Code. These eight policies are listed below. Please state how the Project is consistent or inconsistent with each policy. Each statement should refer to specific circumstances or conditions applicable to the property. Each policy must have a response. If a given policy does not apply to your project, explain why it is not applicable.

## Please respond to each policy; if it's not applicable explain why:

1. That existing neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses enhanced;
THIS IS AN ENTIRELY RESIDENTIAL AREA. NO RETAIL USES ON THIS BLOCK
2. That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods;

SEE EXISTING CEQA EXEMPTION / HISTORIC EVALUATION. THE EXISTING NEIGHBORHOOD CHARACTER INCLUDES BUILDINGS OF VARIED STYLES FROM DIFFERENT ERAS.
3. That the City's supply of affordable housing be preserved and enhanced;

THE EXISTING BUILDING WAS PURCHASED FOR WELL OVER THE AFFORDABLE HOUSING THRESHOLD (SEE TITLE REPORT / CLOSING STATEMENT).
4. That commuter traffic not impede Muni transit service or overburden our streets or neighborhood parking; WE ARE ADDING PARKING INSIDE THE BUILDING BY ADDING A GARAGE.

## Please respond to each policy; if it's not applicable explain why:

5. That a diverse economic base be maintained by protecting our industrial and service sectors from displacement due to commercial office development, and that future opportunities for resident employment and ownership in these sectors be enhanced;
THIS IS A RESIDENTIAL PROJECT AND SHOULD HAVE NO IMPACT ON INDUSTRIAL \& SERVICE SECTORS.
6. That the City achieve the greatest possible preparedness to protect against injury and loss of life in an earthquake;
THE BUILDING WILL BE FULLY SEISMICALLY REINFORCED WITH A REPLACED FOUNDATION \& SHEAR WALLS
TO PROTECT IN AN EARTHQUAKE \& THE BUILDING WILL HAVE FIRE-RATED WALL TYPES INSTALLED \& WILL BE FULLY FIRE-SPRINKLERED.
7. That landmarks and historic buildings be preserved; and SEE CEQA EXEMPTION. THIS BUILDING WAS RULED TO BE NON CONTRIBUTING.
8. That our parks and open space and their access to sunlight and vistas be protected from development.

THIS BUILDING DOES NOT AFFECT PARKS / PUBLIC OPEN SPACE.

## Dwelling Unit Conversion <br> （SUPPLEMENTAL INFORMATION）

Pursuant to Planning Code Section 317（f），the Conversion of residential dwelling－units not otherwise subject to a Conditional Use Authorization shall be subject to a Mandatory Discretionary Review．
In reviewing proposals for the Conversion of residential dwelling－units to other forms of occupancy，the Planning Commission will review the criteria below．
Please answer the following questions to determine how the project does or does not meet the Planning Code requirements：

| DWELLING UNIT CONVERSION CRITERIA： |  | YES | NO |
| :---: | :---: | :---: | :---: |
| 1 | Will the conversion of the unit（s）eliminate only owner occupied housing？ <br> If yes，for how long has the unit（s）proposed for removal been owner－occupied？ <br> Ttukyys 2008－2015 months or years（circle one） | 区 | $\square$ |
| 2 | Will the conversion of the unit（s）provide desirable new non－residential use（s）appropriate for the neighborhood and adjoining district（s）？ | $\square$ | 区 |
| 3 | Is the property located in a district where Residential Uses are not permitted？ <br> If yes，will the Residential Conversion bring the building closer into conformance with the uses permitted in the zoning district？ <br> YES <br> NO | $\square$ | 区 |
| 4 | Will the conversion of the unit（s）be detrimental to the City＇s housing stock？AODS A | $\square$ | 区 |
| 5 | Is the conversion of the unit（s）necessary to eliminate design，functional，or habitability deficiencies that cannot otherwise be corrected？ | $\boxed{\square}$ | $\square$ |
| 6 | Will the Residential Conversion remove Affordable Housing，or unit（s）subject to the Rent Stabilization and Arbitration Ordinance？ | $\square$ | 区 |

## Applicant＇s Affidavit

Under penalty of perjury the following declarations are made：
a：The undersigned is the owner or authorized agent of the owner of this property．
b：The information presented is true and correct to the best of my knowledge．
c：Other information or applications may be required．


Print name，and indicate whether owner，or authorized agent：
KELLY CONDON－PARTIAL OWNER／DESIGNER
Owner／Authorized Agent（circle one）

# Dwelling Unit Conversion Application Submittal Checklist <br> (FOR PLANNING DEPARTMENT USE ONLY) 

Applications submitted to the Planning Department must be accompanied by this checklist and all required materials.

| APPUCATION MATERIALS <br> Original Application, signed with all blanks completed | СНЕСКபST $K$ |
| :---: | :---: |
| Prop. M Findings (General Plan Policy Findings) | 区 |
| Supplemental Information Pages for Dwelling Unit Conversion |  |
| Notification Materials Package: (See Page 4) | $\square$ * |
| Notification map | $\square *$ |
| Address labels | $\square *$ |
| Address list (printed list of ail mailing data or copy of labels) | $\square$ * |
| Affidavit of Notification Materials Preparation | $\square$ * |
| Set of plans: One set full size AND one reduced size 11"x17" | D |
| Site Plan (existing and proposed) | $\not \subset$ |
| Floor Plans (existing and proposed) | P |
| Elevations (including adjacent structures) |  |
| Current photographs | Х |
| Historic photographs (if possible) | E |
| Check payable to Planning Dept. (see current fee schedule) | $\square$ |
| Letter of authorization for agent (if applicable) N/4 | $\square$ |
| Pre-Application Materials (if applicable) | $\square$ |
| Other: <br> Section Plan, Detail drawings (ie. windows, door entries, trim), Specitications (for cleaning, repair, etc.) and/or Product cut sheets for new elements (ie. windows, doors) | E |

NOTES:
$\square$ Required Material. Write "N/A" if you believe the item is not applicable, (e.g letter of authorization is not required It application is signed by property owner.)
. Typically would not apply. Nevertheless, in a specific case, staff may require the item.
$\square$ * Required upon request upon hearing scheduling.

Some applications will require additional materials not listed above. The above checklist does not include material needed for Planning review of a building permit. The "Application Packet" for Building Permit Applications lists those materials.

No application will be accepted by the Department unless the appropriate column on this form is completed. Receipt of this checklist, the accompanying application, and required materials by the Department serves to open a Planning file for the proposed project. After the file is established it will be assigned to a planner. At that time, the planner assigned will review the application to determine whether it is complete or whether additional information is required in order for the Department to make a decision on the proposal.

For Department Use Only
Application received by Planning Department:

By: $\qquad$ Date: $\qquad$

## Dwelling Unit Demolition

## （SUPPLEMENTAL INFORMATION）

Pursuant to Planning Code Section 317（d），Residential Demolition not otherwise subject to a Conditional Use Authorization shall be either subject to a Mandatory Discretionary Review hearing or will qualify for administrative approval．

Administrative approval only applies to：
（1）single－family dwellings in RH－1 and RH－1（D）Districts proposed for Demolition that are not affordable or financially accessible housing（valued by a credible appraisal within the past six months to be greater than $80 \%$ of combined land and structure value of single－family homes in San Francisco）；OR
（2）residential buildings of two units or fewer that are found to be unsound housing．
Please see the Department＇s website under Publications for＂Loss of Dwelling Units Numerical Values＂．
The Planning Commission will consider the following criteria in the review of Residential Demolitions．Please fill out answers to the criteria below：

| 1 | EXISTING VALUE AND SOUNDNESS <br> Is the value of the existing land and structure of the single－family dwelling affordable or financially accessible housing（below the $80 \%$ average price of single－family homes in San Francisco，as determined by a credible appraisal within six months）？ <br> If no，submittal of a credible appraisal is required with the application． | YES $\square$ | NO <br> 区 |
| :---: | :---: | :---: | :---: |
| 2 | Has the housing been found to be unsound at the 50\％threshold（applicable to one－and two－family dwellings）？ | $\square$ | 区 |
| 3 | Is the property free of a history of serious，continuing code violations？ | 区 | $\square$ |
| 4 | Has the housing been maintained in a decent，safe，and sanitary condition？ | 区 | $\square$ |
| 5 | Is the property a historical resource under CEQA？ <br> If yes，will the removal of the resource have a substantial adverse impact under <br> CEQA？ <br> YES NO | $\square$ | 区 |
| 6 | RENTAL PROTECTION <br> Does the Project convert rental housing to other forms of tenure or occupancy？ | YES $\square$ | NO $\square$ |
| 7 | Does the Project remove rental units subject to the Rent Stabilization and Arbitration Ordinance or affordable housing？ | $\square$ | 区 |
|  | PRIORITY POLICIES | YES | NO |
| 8 | Does the Project conserve existing housing to preserve cultural and economic neighborhood diversity？ | $\square$ | 区 |
| 9 | Does the Project conserve neighborhood character to preserve neighborhood cultural and economic diversity？ | $\square$ | 区 |
| 10 | Does the Project protect the relative affordability of existing housing？ | $\square$ | 区 |
| 11 | Does the Project increase the number of permanently affordable units as governed by Section 415 ？ | $\square$ | 区 |

## Dwelling Unit Demolition

## (SUPPLEMENTAL INFORMATION CONTINUED)



## Applicant's Affidavit

Under penalty of perjury the following declarations are made:
a: The undersigned is the owner or authorized agent of the owner of this property.
b: The information presented is true and correct to the best of my knowledge.
c: Other information or applications may be required.


Print name, and indicate whether owner, or authorized agent:
KELLY CONDON - PARTIAL OWNER / DESIGNER
Owner / Authorized Agent (circle one)

## Demolition Application Submittal Checklist (FOR PLANNING DEPARTMENT USE ONLY)

Applications submitted to the Planning Department must be accompanied by this checklist and all required materials.

| APPLICATION MATEFAALS | CHECKLST |
| :---: | :---: |
| Original Application, signed with all blanks completed | $\square$ |
| Prop. M Findings (General Plan Policy Findings) | $\square$ |
| Supplemental Information Pages for Demolition | $\square$ |
| Notification Materials Package: (See Page 4) | $\square *$ |
| Notification map | $\square *$ |
| Address labels | $\square *$ |
| Address list (printed list of all mailing data or copy of labels) | $\square *$ |
| Affidavit of Notification Materials Preparation | $\square *$ |
| Set of plans: One set full size AND two reduced size $11^{\prime \prime} \times 17$ " | $\square$ |
| Site Plan (existing and proposed) | $\square$ |
| Floor Plans (existing and proposed) | $\square$ |
| Elevations (including adjacent structures) | $\square$ |
| Current photographs | $\square$ |
| Historic photographs (if possible) | - |
| Check payable to Planning Dept. (see current fee schedule) | $\square$ |
| Letter of authorization for agent (if applicable) | $\square$ |
| Pre-Application Materials (if applicable) | $\square$ |
| Other: <br> Section Plan, Detail drawings (ie. windows, ofor entries, trim), Specifications (for cleaning, repair, etc.) and/or Product cut sheets for new elements (ie. windows, doors) | E |

NOTES:


Some applications will require additional materials not listed above. The above checklist does not include material needed for Planning review of a building permit. The "Application Packet" for Building Permit Applications lists those materials.

No application will be accepted by the Department unless the appropriate column on this form is completed. Receipt of this checklist, the accompanying application, and required materials by the Department serves to open a Planning file for the proposed project. After the file is established it will be assigned to a planner. At that time, the planner assigned will review the application to determine whether it is complete or whether additional information is required in order for the Department to make a decision on the proposal.

## For Department Use Only

Application received by Planning Department:

By: $\qquad$ Date: $\qquad$


Location Map from Planning $\frac{\text { Department Files }}{\text { notossate }}$

| Drawing Index |  |
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Planning Data- Planning Dept. Use only \begin{tabular}{|l|l|l|l|}
\hline Entire Envelope \& Existing \& Addition \& Proposesed <br>
\hline

 

\hline Basement Level \& 720 s.f. \& 766s.f. \& 1486 s.f. <br>
\hline First Level \& 712 s.f \& 794s.f. \& 1506 s.f. <br>
\hline
\end{tabular}



2992 s.f. 2667 s.f. 5659 s.f.


Building Data - Building Dept. Use On \begin{tabular}{|l|l|l|l|l|}
\hline Conditioned Space \& Exisiting \& Renovatated \& Addtition \& Proposed <br>
\hline Basement Level \& 241 s.f. \& 241 s.f. \& 11833 s.f. \& 1424 sf. <br>
\hline

 

\hline Basement Level \& 241 s.f. \& 241 s.s. \& 1183s s.f. \& 1424 s.s. <br>
\hline First Level \& 712 s.f. \& 712 s.f. \& 295 s.f. \& 100 s.f. <br>
\hline
\end{tabular}

 Measured to outer face of framed walls at conditioned spaces
Does not include Garage \& $n$ n-conditioned Storage areas

## Fire \& Sound Rated Wall \& Ceiling Assembly Notes:

 -1.1.15







| Code Notes: <br>  <br> Spaces containing gas fired mechanical equipment must be vented at 1 square inch per 3000 BTU Hydronic Heat vent terminates min. 4 ' rrom property lines. <br> Environmental Air Ducts terminate min. 3' from Property Line per CMC 5042 \& 3 ' from building openings per CMC 504.5. Gas vent term <br> Gas vent terminations per CMC 802.6. Combustion Air per CMC Chapter 7. Provide with backdraft dampers per CMC 504.1 <br> Hydronic Heater has integrat temperarature relief - supply pressure relief valve \& drain line. First 5 ' ${ }^{\prime}$ " 0 " of cold \& hot water piping must be insulated except at vent connector (requires $6^{\prime \prime}$ clearance). Unit must be seismically strapped. Drain line to be equal to outlet size \& $3 / 4^{\prime \prime}$ or larger copper line. Piping must be strapped and end must point downward. <br> Direct Vent Gas Fireplace per CMC \& 9 S80.0 or larger copper line. Piping must be str Gas supply lines must have accessible shut off valve adiacent to <br>  <br>  <br> ed open areas of 4". Egress Windows with sills higher than $72^{\prime \prime}$ above grade to have either 36" high sills or to have 36" <br>  <br> Install $1 / 2$ " gypsum board board at underside of stairs. <br>  <br> Smoke Detectors \& Carron Monoxide Detecctors tob be interconnected, hardwwired with battery yack up. Ensure $1 / 4^{\prime \prime}$ per 1 1'0" slope to drains. Install overflow (secondary) drains within 2 feet of low point of roof <br> Downspouts must connect to sanitary sewer when they serve areas larger than 200 s.f. per SFBC 1503. |  |
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Site Survey


Existing Site Plan
A3



O=SGM


Existing \& Proposed
Basement Level
A5
 May 10, 2016

A6



The
415-240-8328


Existing \&
Proposed Third Propose
Level
A8



Existing \&
Proposed Roof
A9




Existing \& Proposed Fro
Elevations
A10


Existing \&
Prongosed Rea
Elevations
A11



Existing Northern Elevation

A12


A13


Existing Southern
A14



A15



Existing Section
A16


Proposed Section
A17


TOTAL DEMO OF VERTICAL ELEMENTS COMBINED = 51.92\%


| Demolition Calcs - Lineal Feet at Foundation |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Facade | (E) Length | Removed | \% Removed | Combined |
| West Facade - Front | 23-101/4" | 12'3' | 51.4\% |  |
| East Facade-Rear | 23-101/4" | 23'101/4" | 100\% |  |
| South Facade | $30^{\prime} \cdot 21 / 4^{\prime \prime}$ | 0 | 0\% |  |
| North Facade | $30^{\prime} \cdot 21 / 4^{\prime \prime}$ | $23^{3} 21 / 44^{\prime \prime}$ | 768\% |  |
| Combined Totals | 108'-11" | 59\%31/2" | 57.1\% |  |


| Demo Qualifiers |  |  |
| :---: | :---: | :---: |
| Removal of more than $50 \%$ of the sum of Front \& Rear Facades | 682\% = demo | both |
| Removal of more than 65\% Lineal Feet at Foundation | 57.1\% = not demo | NOTDEMO |
| OR |  |  |
| Removal of more than 50\% Vertical Envelope Elements AND | 51.92\% = demo | doessr't do both therefor |
| Removal of more than 50\% Horizontal Framing Elements | 42.89\% = demo | NOTDEMO |



TOTAL HORIZONTAL S.F. DEMO COMBINED = 42.89\%



Demo
Calculations
A18



## Rendering (Front w/o Trees)



Conditional Use Authorization
Case Number 2015-003686CUA
437 Hoffman Avenue

## Rendering (Front wl Trees)



Conditional Use Authorization
Case Number 2015-003686CUA 437 Hoffman Avenue

## Rendering (Rear)



January 31 2:00pm


Conditional Use Authorization Case Number 2015-003686CUA 437 Hoffman Avenue

## Rendering (Rear)



Conditional Use Authorization Case Number 2015-003686CUA 437 Hoffman Avenue

Comments: Janet expressed that she does not like modern architecture \& would prefer to see the existing queen anne remain. She also feels the building is too tall. Janet feels that if a garage is added - there is potential for a car to run over a pedestrian. Janet is concerned that we might cast a shadow on her house.

Response: We redesigned the entire front façade to have a sloped roof to address her concerns about height - but did not keep the existing front façade as she suggested.
It is physically impossible for the proposed building to cast a shadow on Janet's building.
Note that the CEQA Evaluation dated 5/16/2014 rules that the building is not an historic resource.

## R. GENE GEISLER: 433 HOFFMAN <br> 415-695-9693 / GENEG@SFSU.EDU

Comments: Gene expressed that he did not like the meeting location \& that he does not like modern architecture \& would prefer to see the existing queen anne remain. He also feels the building is too tall. Gene expressed concern regarding loss of light to his lightwell on the shared lot line.

Response: We redesigned the entire front façade to have a sloped roof to address concerns about height - but did not keep the existing front façade as he suggested.
We purposely designed a matched lightwell against Gene's lightwell \& centered a large window at the top story with a large skylight abutting that same area to allow more light through the shared lightwell. As illustrated in our sun studies - the sun will actually pass through the skylight out through the large window providing more light to the shared lightwell area at certain hours of each day in the most impacted times of year. We have conducted full color 3D sun / shadow studies \& rendered perspectives of our lot \& of neighbor's buildings in one hour increments from sunrise to sunset on the equinoxes \& solstices of the year. These will be provided to our case planner separately (I still have to arrange them in an easily readable format \& print them out / email them to all neighbors). Note that the CEQA Evaluation dated 5/16/2014 rules that the building is not an historic resource.

## PAUL LEFEBVRE \& STEPHEN BASKERVILLE: 439 HOFFMAN 415-238-0229 / PAUL.LEF123@GMAIL.COM / RUFNIKHOUND@GMAIL.COM

Comments: Paul expressed that he does not like having a rear addition that protrudes past his building. He is opposed to the rear pop out at basement level but would be OK with a terrace off the basement level instead of on top of it. He wants it to be about at the same floor level as his own deck. Paul does like modern architecture but likes the charm of the queen anne. He also feels the building is too tall.
Comments: Stephen feels that the proposed building changes the fabric of the neighborhood by changing the style of the building. He has issues with privacy in his yard \& on his rear deck. He feels
that the upper unit tenants (we received no comments or attendance from them) will lose light \& privacy on their roof deck. He feels that parking will be lost on Hoffman Street.

Responses: Note that Stephen \& Paul's building is set back from it's own rear lot line by $74^{\prime}-61^{\prime \prime}$ and their lower level deck (raised) is set back $60^{\prime}-10 \frac{1}{2} 2^{\prime \prime}$ from their rear lot line - which is in line with our rear lot line. So their deck has a $48.7 \%$ rear setback \& their building has a $59.65 \%$ setback. Their yard is also heavily planted. There is a tall line of perimeter plantings directly on the shared lot line between their building \& the project site building \& they are to the south of the project site. At the project site - the originally proposed $12^{\prime}$ wide $\times 2$ story tall rear pop out set in 5 ' on both sides was revised to a $6^{\prime}$ cantilevered terrace at first floor \& a single story $12^{\prime}$ pop out set in $6^{\prime}$ on the side facing Paul \& Stephen's house (and still 5' on the other side).
We redesigned the entire front façade to have a sloped roof to address concerns about height - but did not keep the existing front façade as suggested.
The fabric of the neighborhood includes many different building styles \& buildings of varying heights (see photos).
Note that the CEQA Evaluation dated 5/16/2014 rules that the building is not an historic resource. We have conducted full color 3D sun / shadow studies \& rendered perspectives of our lot \& of neighbor's buildings in one hour increments from sunrise to sunset on the equinoxes \& solstices of the year. These will be provided to our case planner separately (I still have to arrange them in an easily readable format \& print them out / email them to all neighbors).
Parking is not affected by this project. In fact - we are more than doubling the available parking by adding the garage. Possibly tripling assuming the building owner wants to park blocking their own driveway as well as in one of the 2 previously non-existent parking spots inside the building.

## LYNDA GROSE: 30-32 HOMESTEAD 415-309-8210 / LYNDAGROSE@GMAIL.COM

Concern: "Very concerned about footings \& concrete work displacing water / drainage + flowing into my property / compromising foundation. I'd like to see a soil survey + natural drainage info as part of the plan"

Response: A schematic landscape plan was shown at the meeting indicating a central area with permeable pavers \& perimeter drought tolerant native plantings. We also emailed Lynda regarding our plan to use perforated drains at the perimeter of all footings under the basement level (which is a crawl space for most of the building area). Her concern about drainage is duly noted as there is an underground spring that flows through this area. We will address drainage concerns as part of our site design.

## JASON ALLEN \& MAIA JIN: 38 HOMESTEAD ST UTILTIESMAN@GMAIL.COM

Concern: Jason expressed a concern that he might hear neighbors on the terrace.
Response: The rear pop out was lowered to one story tall instead of 2 - but with a 6 ' cantilevered terrace at first floor instead of extending 12 ' past the $45 \%$ setback line.
No way to appease the noise concern since there will be open space / yard no matter what. Other neighbors with lots closer to his have terraces / decks as well.

We met at Jason's house \& agreed to plant trees at the rear lot line to ensure that there would be privacy continued privacy between lots (this area is already heavily screened by existing trees - but we can plant new trees on the rear lot line that infill any problem areas.

## FOUZIEYHA TOWGHI: 24 HOMESTEAD ST FTOWGHI@BERKELEY.EDU

Concern - Contacted by email only: "I too, a resident of Homestead Street, unfortunately cannot make it to the meeting this evening.
My concern regarding the proposed demolition of the 437 Hoffman Street have been largely echoed by the message you just received from Anju Gurnani. Moreover, I am not only concerned about the outcome of the demolition and reconstruction of a new house, but the very process of an unnecessary demolition of a structure that would disturb the neighborhood privacy and quiet, for months.
Also, I would also like to know if the planning commission has approved the proposed demolition and if so, on what grounds. Although, I cannot be at the meeting for an answer to this question, it seems to me this would be important to address and discuss at the meeting this evening.
1 am also concerned about the debris resulting from the demolition, and in case of the construction of the current building plan, I am concerned about the potential night light pollution from the windows and deck lights and noise pollution from social activities on the deck/ decks that according to the current plan would jet out much farther than the existing location from the back of the house toward the other backyards in the neighborhood."

Response: Duly noted. Construction noise is a fact of city living. The existing building already has decks on every level \& has a trampoline right at the rear property line in the yard.
Yes the addition projects further than existing features - but the project lot \& abutting lots are all 125' deep - which provides an additional 50 ' buffer between rear abutting lots vs. the standard San Francisco Lot.
Note that this neighbor lives 4 buildings away from the lot directly behind the project lot \& abuts at rear the Latvian Church which takes up almost the entire 125' deep lot that it is on (ie. the building behind theirs projects roughly $38^{\prime}-3^{\prime \prime}$ beyond our rearmost wall at basement level \& projects $50^{\prime}-3^{\prime \prime}$ beyond our rearmost walls above basement level.

## ANJU GURNANI: 22 HOMESTEAD ST ANJU@ANJUCHINESEMEDICINE.COM

Concern - Contacted by email only: "As a resident of Homestead Street and one whose back yard is almost directly behind 437 Hoffman, I would like to state my displeasure at the proposed demolition of 437 Hoffman street. The building seems to be in good shape and its design and modest appearance seems to fit in with the character of our neighborhood. Replacing it with some outsized gray box will not do justice to our surroundings. If for your family's purpose you need more space, then a proposal that could allow you some modest extension upwards and out towards the back, in keeping with all our privacy concerns, quality of neighborhood appearance concerns and parking concerns, could be considered. Thank-you for your consideration.
I understand that there is a meeting at the Umqua bank this evening. I am sorry but I cannot attend that today. Another concern I have about your proposal is how a large structure on 437 Hoffman could definitely obstruct the winter sun for us."

Response: Note that this neighbor lives 4 buildings away from the lot directly behind the project lot \&
abuts at rear the Latvian Church which takes up almost the entire 125' deep lot that it is on (ie. the building behind theirs projects roughly $38^{\prime}-3$ " beyond our rearmost wall at basement level \& projects $50^{\prime}-3$ " beyond our rearmost walls above basement level. The closest comer of this person's rear lot line is $69^{\prime}-0^{\prime \prime}$ away diagonally from the rear corner of proposed basement level terrace at the project site (which is constructed within the 12' pop out rule as a terrace over a crawl space). It is physically impossible for the proposed building to cast a shadow on Anju's building. We have conducted full color 3D sun / shadow studies \& rendered perspectives of our lot \& of neighbor's buildings in one hour increments from sunrise to sunset on the equinoxes \& solstices of the year. These will be provided to our case planner separately (I still have to arrange them in an easily readable format \& print them out / email them to all neighbors).
The building at the project site is not in good shape. Interior construction at the basement \& first levels was done without permits \& does not meet code. The exterior structure at the front porch is in some places propped up with wood blocks $\&$ shims $\&$ footings poured on top of footings (it appears that the underground spring eroded the base of the building out \& the solution was to prop that up with wood \& concrete shims rather than excavating \& replacing structure appropriately.
The proposed project is not an outsized gray box (significantly under buildable area requirements / considerately setback in plan from the neighbor in the adjacent lot that has is setback more than $45 \%$ / $\Theta$ ' under the height limit).
Parking is not affected by this project. In fact - we are more than doubling the available parking by adding the garage. Possibly tripling assuming the building owner wants to park blocking their own driveway as well as in one of the 2 previously non-existent parking spots inside the building.

## 1st

## Notice of Pre-Application Meeting

January 14, 2015
Date
Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development proposal at 437 HOFFMAN AVE , cross street(s) BETWEEN 24TH \& 25TH ST (Block/Lots: 6503 ; Zoning: 024 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) todiscuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review: Once a Building Permit has been submitted to the City, you may track its status at www.sfgoviorg/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
$\times$ New Construction;
$\times$ Any vertical addition of 7 feet or more;
$\times$ Any horizontal addition of 10 feet or more;
Decks over 10 feet above grade or within the required rear yard:
All Formula Retail use's subject to a Conditional Use Authorization.
The development proposal is to: demolish existing building. new front wall moves forward to line of average of adjacent neighbors @ north side \& steps back / extends less @ south side. new building extends to $45 \%$ rear yard setback at north side \& to average of adjacent neighboring building depths at top 2 stories on south side + sets in $50^{\circ}$ away from southern neighbor starting at line of neighbor's adjacent top story indent.

| Existing z of dwelling units: | Proposed: 1 Permitted: |
| :---: | :---: |
| Existing bldg square footage: 2992 s.f. | Proposed: 6053 s.f. Permitted: 2992 s.f. |
| Existing $=$ of stories: $3+$ basement | Proposed: 3 + basement Permitted: 3 + basement |
| Existing bldg height: $25^{\prime}-7^{\prime \prime}$ (curb to peak) | Proposed: 30'-11" (to curb) Permitted: 40' max |
| Existing bldg depth: $45^{\prime}-5^{\prime \prime}$ from front P.L. 52'-9" (front P.L. to deck) | Proposed: 80'-9" front P.L Permitted: see 'existing' to bsmt / 68'-9" |
| MEETING INFORMATION: | at higher stories |
| Property Owner(s) name(s): Hoffman TIC G |  |
| Project Sponsor(s): KELLY CONDON |  |
| Contact information (email/phone): 415-240 | -8328 / KELLYMCONDON@GMAIL.COM |
| Meeting Address*: PHILZ COFFEE @ 429824 | 4th St, San Francisco, CA 94114 |
| Date of meeting: JANUARY 30, 2015 (FRIDA |  |
| Time of meeting**: 6PM |  |

*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices. at 1650 Mission Street. Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. - 9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m, unless the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.

If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Deparment via email at pic@stgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.stplanning. org.

# Affidavit of Conducting a Pre-Application Meeting, Sign-in Sheet and Issues/Responses submittal 

## I, KELLY CONDON

$\qquad$ , do hereby declare as follows:

1. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Permit, Variance, Conditional Use, etc.) in accordance with Planning Commission Pre-Application Policy.
 on $1 / 30 / 15$ (date) from 6PM (time).
2. I have included the mailing list, meeting initiation, sign-in sheet, issue/response summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
3. I have prepared these materials in good faith and to the best of my ability.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

EXECUTED ON THIS DAY, MARCH $9 \ldots 20 \_15$ IN SAN FRANCISCO.


KELLY CONDON
Name (type or print)

AGENT / DESIGNER
Relationship to Project (e.g. Owner, Agent)
(ii Agent, give business name \& profession)

437 HOFFMAN AVE
Project Address

# Pre-Application Meeting Sign-in Sheet 

Meeting Date:
Meeting Time:
Meeting Address:
Project Address:
Property Owner Name:
Project Sponsor/Representative:
Please print your name below, state your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.


Stan 2 ci se 4394 h
5. Stephen Baskerville 439Motfman rufnikhoond eqmail. Com
6. Paullefebre 439 hoffinam Ave. Jason Allen 38 Homestead St.
8.

38 Homestead St
9.

Maia Jv
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11.
12.
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15.
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17.
18.

# Summary of discussion from the Pre-Application Meeting 

Meeting Date:<br>Meeting Time:<br>Meeting Address:<br>Project Address:<br>Property Owner Name:<br>Project Sponsor/Representative:

Please summarize the questions/comments and your response from the Pre-Application meeting in the space below. Please state if/how the project has been modified in response to any concerns.


Question/Concern \#4:

Project Sponsor Response:

# 2nd <br> Notice of Pre-Application Meeting 

February 16, 2015
Date
Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development proposal at 437 HOFFMAN AVE , cross street(s) BETWEEN 24TH\&25TH ST (Block/Lot\#: 6503 ; Zoning: 024 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) todiscuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
$\times$ New Construction;
$\times$ Any vertical addition of 7 feet or more;
$\times$ Any horizontal addition of 10 feet or more;
Decks over 10 feet above grade or within the required rear yard;
All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to: SECOND NEIGHBOR MEETING: demolish existing building. new front wall moves forward to line of average of adjacent neighbors @ north side \& steps back / extends less @ south side. new building extends to $45 \%$ rear yard setback at north side \& to average of adjacent neighboring building depths at top 2 stories on south side + sets in 50 " away from southern neighbor starting at line of neighbor's adjacent top story indent.

| Existing \# of dwelling units: 1 | Proposed: 1 Permitted: 1 |
| :---: | :---: |
| Existing bldg square footage: 2992 s.f. | Proposed: 6029 s.f. Permitted: 2992 s.f. (existing) |
| Existing \# of stories: $3+$ basement | Proposed: $3+$ basement Permitted: $3+$ basement |
| Existing bldg height: 25'-7" (curb to peak) | Proposed: 30'-11" (to curb) Permitted: 40' max |
| Existing bldg depth: 45'-5" from front P.L. 52'-9" (front P.L. to deck) | Proposed: 80'-9" front P.L Permitted: see 'existing' to bsmt / 68'-9" |
| MEETING INFORMATION: | at higher stories |
| Property Owner(s) name(s): Hoffman TIC Gr |  |
| Project Sponsor(s): KELLY CONDON |  |
| Contact information (email/phone): 415-240 | -8328 / KELLYMCONDON@GMAIL.COM |
| Meeting Address*: UMPQUA BANK - 3938 | 24th St (between Noe \& Sanchez St) |
| Date of meeting: February 25, 2015 (WEDNE | ESDAY) |
| Time of meeting**: 6PM |  |

*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. - 9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m, unless the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.
If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning org.

## Affidavit of Conducting a Pre-Application Meeting, Sign-in Sheet and Issues/Responses submittal

I, KELLY CONDON _.__ do hereby declare as follows:

1. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Permit, Variance, Conditional Use, etc.) in accordance with Planning Commission Pre-Application Policy.
2. The meeting was conducted at 3938 24TH ST (UMPQUA BANK) $\qquad$ (location/address) on $2 / 25 / 15$ (date) from 6PM _-_(time).
3. I have included the mailing list, meeting initiation, sign-in sheet, issue/response summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
4. I have prepared these materials in good faith and to the best of my ability.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.


KELLY CONDON
Name (rype or print)

AGENT / DESIGNER
Relationship to Project (e.g. Owner, Agent)
(it Agent, give business name \& prolession)

437 HOFFMAN AVE
Project Address

Pre-Application Meeting Sign-in Sheet
Meeting Date:
Meeting Time: Ind meeting February $25^{\text {th }}$
Meeting Address:
Project Address:
Property Owner Name:
Project Sponsor/Representative:
Please print your name below, state your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.

NAME/ORGANIZATION
ADDRESS
PHONE \#
EMAIL
SEND PLANS NOY embus
1.
2. Stephen Baskerville 439 Hoffman five.
2. sTephen Daskerike 439 Holmanime. rofnikhound equail.can
3.
4. Janet fou 434 mat. 1

Janet Low
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Summary of discussion from the Pre-Application Meeting
$\underset{\substack{\text { Meeting Date: } \\ \text { Meeting Time: }}}{ } 2 / 25 / 15$ 6-7:30
Meeting Address:
Project Address:

$$
437 \text { Holman }
$$

Property Owner Name:
Project Sponsor/Representative:
Please summarize the questions/comments and your response from the Pre-Application meeting in the space below. Please state if/how the project has been modified in response to any concerns.

Question/Concern \#1 byp(name of concerned neighbor/neighborhood group):
Clymyes fabric of neighborhop d. Original house from 1905 Total demolition tales away facade.
Project Sponsor Response: original facade
Question/Concern: i:
Preach issus for $441 \times 439$ Horoluaan. Building closes
in on yard and deck. Project Sponsor Response:
Scale back.

$$
\begin{aligned}
& \text { Question/Concern \#3: }
\end{aligned}
$$

Project Sponsor Response:

Question/Concern \#4: Loss of parking of Hoffman Are.

Project Sponsor Response:

$$
\begin{aligned}
& \text { Lynda's concerns } \\
& \text { (32Homesten) }
\end{aligned}
$$

- Wants to see soil studies
- Plans showing undugromalstreams/soi/structren
- How there plans affect a avoids diranpting unduynund water flow




## 产





 So in essence- our permit submittal is A Fourth attempt to Address the neighbors's issues - THAT SAID - the previous owner Enlarged Notice of Pre-Application Meeting their proposal e their and meeting.
APRIL 5, 2012
Date
Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development
 6503/24 ; Zoning:_ RH-2 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsors) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the PreApplication process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
$\square$ New Construction;
$\square$ Any vertical addition of 7 feet or more;
x Any horizontal addition of 10 feet or more;
Decks over 10 feet above grade or within the required rear yard;
$\square$ All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to:
Remodel the existing residence which includes an addition at the rear and the modification of the tower level to create a single car garage


## MEETING INFORMATION:

Property Owners) name (s): Vive and Pooka Mitral
Project Sponsors): tobylongdesign - Toby Long, AIA - PREViouts WWNER + PEVIOWS DESIGN TEAM
Contact information (email/phone): toby@tobylongdesign.com / 415.905.9030
Meeting Address*: 437 HOFFMAN AVENUE
Date of meeting: Thursday APRIL 19, 2012


[^1]
## Notice of Pre-Application Meeting

FEBRUARY 12, 2014
Date

## Dear Neighbor:

You are invited to a neighborhood PreApplication meeting to review and discuss the development proposal at i27HOFEADNAVENUE cross street (s) 2aiHSipt,
(Block/Lot\#: RH-2 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsors) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A PreApplication meeting is required because this project includes (check all that apply):
$\square$ New Construction;
$\square$ Any vertical addition of 7 feet or more;
X Any horizontal addition of 10 feet or more;
© Decks over 10 feet above grade or within the required rear yard; We scaled back mi f inst $\square$ All Formula Retail uses subject to a Conditional Use Authorization. The south side 11 responge to the neightim's concerns w/ that The development proposal is to: which includes an addition at the rear and the modification of the
Remodel to existing residence when lower level to create a single car garage


## MEETING INFORMATION:

Property Owners) name (s): Vivek and Pooja Mittal
Project Sponsors): tobylongdesign - Toby Long, AIA - PREVIOWS OWNER + PREVIULS DESIGN TETMM
Contact information (email/phone): toby@tobylongdesign.com /415.905.9030
Meeting Address*: 437 HOFFMAN AVENUE
Date of meeting: Thursday March 6.2014

*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated PreApplication Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. - 9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m, unless the Project Sponsor has selected a Department Facilitated Pre-Appiication Meeting.
If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning. org.

## 437 HOFFMAN AVENUE - PROPOSED PROJECT HISTORY

## ponisct parkoqughn

Property was sold to current owner with unit merger approval based on case \#200806275494 and \#2008.0572 D. Current owner retained Toby Long Design to explore the addition of a garage and rear addition to existing structure.

## PROJECT TIMELINE SUMMARY

May 272011 - Tohy long Design submitted additional materials to finalize unit meraer site nermit on behalf of nrevinus arhitect, whimm rasheinsly.

August 24, 2011 - Site permit approved by SF Planner Sharon Lai.
April 3, 2012 - Pre-Project meeting with San Francisco Planner, Michael Smith, to review schematic design and discuss how to proceed with new scope relative to unit merger approval. Smith reviews documents and concludes that he will need to vorify serulence with Znning Adminictrator

April 19, 2012 - Presented Preliminary Conceptual Design to Adjacent Neighbors. Attendee list attached. The following comments were received:

1. Rear addition at south property tine to block light at 441 and 439 Hoffman Avenue.
2. Height of rear deck at lowest floor too high.
3. Wrap-around deck on upper level would erode privacy at existing roof deck 441 and 439 Hoffman.

4. Rear addition blocks light at 433 Hoffman
5. Tree removal for new garage is unacceptable.
6. Discretionary review hearing and subsequent unit merger approval only addresses reduction of unit, not addition or creation of parking.
7. Neighbors asked for specific dimensions regarding height.
 prior to the application for any new scope of work. The final step in completing the approved unit merger is to apply to permit for an interior stair connecting the existing top floor to the former lower unit.
September 18, 2012 - Building Permit application and plans for interior connecting stair submitted.
January 09, 2013 - Building Permit approved.
May 30, 2013 - Surveyor retained and survey issued of subject property and adjacent properties.
July 12, 2013 - Final inspection and approval issued for construction of interior stair.
October 15, 2013 - Application for Tree Removal denied by SF Bureau of Urban Forestry, appeal request filed and hearing scheduled.

Sctover 20,2413 - Trec Removal Heang, Bujacent neighors present.
December 30, 2013 - Approval to remove street tree pending planning approval for garage and rear addition, issued by Mohammed Nuru.
January 1 - March 5, 2014 - Design revisions made according to neighbor from 2012 meeting with accurate survey information:

1. Rear addition at south property iine to block light at 441 and 439 Hoffman Avenue.

Light coming from south, no light blocked from North. Lightwell added on south property line to mirror profile of roof deck at 439 and 441 Hoffman Avenue.
6114 LA SALLE AVENUE \#552, OAKLAND, CA94611 P:415.905.9030 WWW.TOBYLONGDESIGN.COM
2. Height of rear deck at lowest floor too high.

Floor at rear of lowest level lowered 4'-10" to achieve a lower exterior deck elevation.
 Wrap around deck at upper floor removed. First floor lightweil created to maximize privacy and light.
4. Lower deck extended too far.

Per section 136 of zoning code configuration and extension of deck permitted within this zone.
5. Rear addition blocks light at 433 Hoffman.
 Residential Design Guidelines. The lightwell at 433 Hoffman has been illegally enclosed with glazing at zero clearance to property line.
6. Tree removal for new garage is unacceptable.

Tree removal has been approved for removal by SF Public Works pending Planning approval for scope of work. See above for details.
7. Discretionary review hearing and subsequent unit merger approval only addresses reduction of unit, not addition or creation of parking. Unit merger completed with final inspection of interior stair. Property is now considered Single Family Dwelling and eligible for proposed scope of work.
8. Neighbors asked for specific dimensions regarding height.

Survey information provided for existing property by American Land Survey and extrapolated on proposed arhitacturl plons.

January 27, 2014 - Submittal for Environmental Evaluation with supplemental Historic Resource Evaluation application

March 6, 2014 - Second Meeting with adjacent neighbors to present updated plans. Attendee list is attached. The following comments were received and addressed as follows:
f. Fear addition at south property bine to biock ight at 43 and 441 fohman Avenue.

Light coming from south, no light blocked from North. Lightwell added on south property line to mirror profile of roof deck at 439 and 441 Hoffman Avenue.
2. South lightwell to conflict with privacy on roof deck at 439 and 441 Hoffman.

Proposed lightwell mirrors profile of existing roof deck at 439 and 441 Hoffman as recommended in SF Residential Desion Guidelines.
3. Rear addition blocks light at 433 Hoffman.

Mirror of lightwell provided at north side of subject property that abuts 433 Hoffman, consistent with SF Residential Design Guidelines. The lightwell at 433 Hoffman has been illegally enclosed with glazing at zero clearance to property line.
4. Lower deck exceeds rear sethack.

Lower deck conjiguraion pemmied per section ise of sF zonmg Code.
5. Sidewalk is obstructed by proposed driveway.

Driveway design in accordance with SF DPW Bureau of Street-Use and Mapping "Typical Drawings for a Warped Driveway". This diagram includes minimum sidewalk clearance requirements.

## 437 HOFFMAN AVENUE PRE-APPLICATION NEIGHBORHOOD NOTIFICATION ADDRESSES

## ACROSS THE STREET FROM SUBJECT PROPERTY

1. 416 HOFFMAN - Single Family - OCCUPANT
2. Owner's mailing address: 1660 OLD AIRPORT ROAD, AUBURN CA, 95603
3. 434 HOFFMAN - Single Family - OCCUPANT
4. Owner's mailing address: 18757 DUBIN CT, CASTRO VALLEY, CA, 94546
5. 440 HOFFMAN - Single Family - OWNER

## ABUTTING ADJACENT - SAME SIDE OF THE STREET

6. 431 HOFFMAN ( \#1 of 4 units)-OCCUPANT
7. 431A HOFFMAN (\#2 of 4units -OCCUPANT
8. 433 HOFFMAN ( $\# 3$ of 4 units) -OWNER OF BLDG
9. 433A HOFFMAN (\#4 of 4 units) - OCCUPANT
(owner's mailing address: 433 HOFFMAN AVE, SAN FRANCISCO CA, 94114)
10. 437 HOFFMAN (SUBJECT PROPERTY) Single Family - OWNER
11. 439 HOFFMAN (\#1 of 2 units) - OWNER OF BUILDING
12. 441 HOFFMAN (\#2 of 2 units) - OCCUPANT
(owner's mailing address: 439 HOFFMAN AVE, SAN FRANCISCO, CA, 94114

## ABUTTING AT REAR

13. 30 HOMESTEAD (\#1 of 2 units) - OCCUPANT
14. 32 HOMESTEAD (\#2 of 2 units)- OCCUPANT
15. Owner's mailing address: 190 SUNSET WY, MUIR BEACH CA, 94965
16. 38 HOMESTEAD - Single Family -OWNER
17. 42 HOMESTEAD - Single Family -OWNER

## NOE VALLEY NEIGHBORHOOD GROUPS: 2014 MTG

18. Andrea Aiello

C U M C Benefit District
584 Castro Street \#336
San Francisco, CA 94114
19. Buddy Choy

Coleridge St. Neighbors
157 Coleridge Street
San Francisco, CA 94110
20. Gary Weiss

Corbett Heights Neighbors
78 Mars Street
San Francisco, CA 94114

NOE VALLEY NEIGHBORHOOD GROUPS cont'd
21. Jeff Parker

Friends of Upper Douglass Dog Park
750 27th Street
San Francisco, CA 94131
22. Pam Hemphill

Dolores Heights Improvement Club-DRC
P.O. Box 14426

San Francisco, CA 94114
23. Peter Heinecke

Liberty Hill Neighborhood Association
30 Hill Street
San Francisco, CA 94110
24. Richard Magary

MUMC
584 Castro Street \#333
San Francisco, CA 94114
25. Scott Wiener

1 Dr. Carlton B Goodlett Place Room \#244
San Francisco, CA 94102-4689
26. Vicki Rosen

Upper Noe Neighbors
169 Valley Street
San Francisco, CA 94131

# NOE VALLEY NEIGHBOR HOOD GROUPS - 2012 MTG ONLY 

Gracie Atherton
Noe Valley Community Workshop
4104 24th Street \#151
San Francisco, CA 94114

## Scott Wiener

City Hall Room \#244
1 Dr. Carlton B. Goodlett PI.
San Francisco, CA 94102

Jeff Goldstein
San Jose/Guerrero Coalition Save R Streets
4104 24th Street \#130
San Francisco, CA 94114-3615

## Gary Weiss

Corbett Height Neighbors
78 Mars Street
San Francisco, CA 94114

Richard Magary
Merchants of Upper Market \& Castro
(MUMC)
584 Castro Street \#333
San Francisco, CA 94114

## Andrea Aiello

Castro Upper Market Community Benefit Dist
584 Castro Street \#336
San Francisco, CA 94114

Pam Hemphill
DHIC-DRC
PO Box 14426
San Francisco, CA 94114

NOE VALLEY GROUP HST NOTIFIED FOR O4.19.2O14 MTG

APRIL 5, 2012
Date

Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development proposal at 437 HOFFMAN AVENUE ____ 6503/24 ; Zoning: $\quad$ ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):

## New Construction;

Any vertical addition of 7 feet or more;区 Any horizontal addition of 10 feet or more;
$\mathbf{x}$ Decks over 10 feet above grade or within the required rear yard;
All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to:
Remodel the existing residence which includes an addition at the rear and the modification of the
lower level to create a single car garage.

| Existing \# of dwelling units: ___ 1 | Proposed: ___ 1 | itted: $\quad 2$ |
| :---: | :---: | :---: |
| Existing bldg square footage: 2230 SF | Proposed: 3460 SF | ermitted: _6075 SF (F.A.R. max) |
| Existing \# of stories: ___ 3 | roposed: | Permitted: |
| Existing bldg height: - 24' front | Proposed: ._ 30' front | Permitted: ___ 30 ' front |
| xisting bldg depth: | Proposed: _-... 54'-0" | Permitted: _-61'-3' |

## MEETING INFORMATION:

Property Owner(s) name(s): Vivek and Pooja Mittal
Project Sponsor(s): tobylongdesign - Toby Long, AIA
Contact information (email/phone): toby@tobylongdesign.com /415.905.9030
Meeting Address*: 437 HOFFMAN AVENUE
Date of meeting: Thursday, APRIL 19, 2012
Time of meeting**: 6PM
*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. - 9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m unless the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.

If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning org

PreApplication Meeting Sign-in Sheet
Meeting Date: $04 \cdot 19 \cdot 2012$
Meeting Time: 6 RIM.
Meeting Address: 437 HoFFMAN AVFNUFE
Project Address: 437 HOFFMAN AVENUIF
Property Owner Name: VIVEK \& POOJA MTIARL
Project Sponsor/Representative: IOBY LONG, ALA/ABBYWITTMAN
Please print your name below, state your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.

1. $\qquad$ $\operatorname{In}$ BELUTuE 434 HOFEAN ANE 415-879-2133
2. Stephanie Bellille " $\qquad$ " 45 407-8556 $\qquad$ belluille sesfusd.ed
3. 

$\qquad$ Sere \&

4.
5. Paul Lefebare $439-441$ itiffroen 4152380229 paul-lefohuree ensn.cam
6. Stephen Bukaville $11415830-7471$ -
7. Janet Fowler 434 Hoffman 415 648-8780 jfowlersead.con
8. $\qquad$
9. $\qquad$
10. $\qquad$
11. $\qquad$
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14. $\qquad$
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18. $\qquad$

## Affidavit of Conducting a Pre-Application Meeting, Sign-in Sheet and Issues/Responses submittal

I, ATBY WITIMAN , do hereby declare as follows:

1. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Permit, Variance, Conditional Use, etc.) in accordance with Planning Commission Pre-Application Policy.
2. The meeting was conducted at 437 HOFEMANAUENUE, SA (location/address) on $04 \cdot 19 \cdot 2012$ (date) from 6FD (time).
3. I have included the mailing list, meeting initiation, sign-in sheet, issue/response summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
4. I have prepared these materials in good faith and to the best of my ability.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

EXECUTED ON THIS DAY,_APRIL|0世4_20_14._ IN SAN FRANCISCO.


ABEY WITMAN
Name (type or print)

## AGENT - TOBTLONGTESKGN-ARCHITEC

Relationship to Project (e.g. Owner, Agent)
(if Agent, give business name \& profession)
437 HOFPMAN AVENUE
Project Address

FEBRUARY 12, 2014
Date

Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development proposal at 437HOFFMANAVENUE _(Block/Lot\#: 6503/24 ...... Z Zoning: ___ $\quad$ ), in accordance with the San Francisco
Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply): <br> New Construction;}Any vertical addition of 7 feet or more;
$\boxed{\infty}$ Any horizontal addition of 10 feet or more;
Decks over 10 feet above grade or within the required rear yard;
All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to:
Remodel to existifg pesidence which includes an addition at the rear and the modification of the
lower level to create a single car garage.

| Existing \# of dwelling units: __ 1 | Prop | 2 |
| :---: | :---: | :---: |
| Existing bldg square footage: 2238 SF | Proposed: 3809 SF | Permitted: 6075 SF (F.A.R. max) |
| Existing \# of stories: _ 3 | Proposed: ._ 3 | Permitted: 3 |
| Existing bldg height: ___ 24' front | Proposed: _ 30' front | Permitted: __30' front |
| Existing bldg depth: .-33'-7" | Proposed: 57'-3" | Permitted: __ 61'-3" |

## MEETING INFORMATION:

Property Owner(s) name(s): Vivek and Pooja Mittal
Project Sponsor(s): tobylongdesign - Toby Long, AIA
Contact information (email/phone): toby@tobylongdesign.com /415.905.9030
Meeting Address*: 437 HOFFMAN AVENUE
Date of meeting: Thursday, March 6, 2014
Time of meeting**: 6PM

[^2]Pre-Appllication Meeting Sign in Sheet
Meeting Date: $03006 \cdot 2014$
Meeting Time: - PM
Meeting Address: 437 HOFFMAN ANE
Project Address: 437 He v $\mathrm{HANA}^{2} \mathrm{AN}$
Property Owner Name: VWEK + FOOSA MITAL
Project Sponsor/Representative: TOBI LONEE DFSLEAH
Please print your name below, state your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.

2. Stephanie Bellille 431 toffond Are 4154078556 Smbelliilleger hatrail.com
3.


5. Here Lusla 433 H thou genego SFSU. one T San Francisco State University

Deportment of
Polifal Science

433 Hoffman Avenue San Francisco, CA 94114
R. Gene Geisler, PhD.

Professor, Emeritus

Home: 415/695-9693
Gentle Valley Ranch: 707/984-6679
Email: geneg@sfsu.edu
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18. $\qquad$

Affidavit of Conducing a Pre-Appllcation Meeting. Sign in Sheet and Issues/Responses submittal:

1. ABE Y WITMAKN , do hereby declare as follows:
2. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Permit, Variance, Conditional Use, etc.) in accordance with Planning Commission Pre-Application Policy.
3. The meeting was conducted at $\qquad$ 431 HOFFMAN AVENUE, SF (location/address) on $3 / 6 / 2014$ (date) from 6:00 pm (time).
4. I have included the mailing list, meeting initiation, sign-in sheet, issue/response summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
5. I have prepared these materials in good faith and to the best of my ability.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

EXECUTED ON THIS DAY, $\qquad$ ApR IL $10^{\text {th }}$ .2014 IN SAN FRANCISCO.


Signature

Name (type or print)
AGENT-TOBTLONGDESLGN-ARAHTECT
Relationship to Project (egg. Owner, Agent)
(if Agent, give business name \& profession)
437 HOFFMAN AVENUE
Project Address

# Neighbor Correspondence Summary 

## PROJECT INFORMATION

| Permit Application \#: | 2014-0411-3029 |
| :--- | :--- |
| Related Record \#: | 2015-003686DRP-1, 2 \& 3 |
| Job Address: | 437 Hoffman Ave |

CONTACT INFORMATION:
Kelly Condon Design:
415-240-8328
kellymcondon@gmail.com

## SEE ALSO - COMBINED RESPONSE TO ALL DRs - ‘CASE HISTORY, REVISIONS PER NEIGHBOR COMMENTS...' ON LAST PAGE OF THE RESPONSE.

JANUARY 30, 2015 - FIRST NEIGHBOR MEETING
(see attached meeting notes)
A completed drawing set was presented showing a version of the building that would require full demo.
This version had a modern façade with squared parapets (ie. low slope roof for entire building). The rear of the building had a 2 story $12^{\prime}$ pop out past the $45 \%$ setback line with a roof deck on top. That pop out was set in 5 ' on each side. After this meeting I printed $1 / 8^{\prime \prime}=1^{\prime}-0^{\prime \prime}$ scale sets of drawings for the neighbors who attended \& delivered them to Janet Fowler's house \& then she made sure each neighbor got plans.
I mailed a set to Lynda Grose since she lives in Muir Beach.

## JANUARY 31, 2015 - MEETING AT PAUL LEFEBVRE'S HOUSE WITH PAUL

I (Kelly Condon) met with Paul Lefebvre at his house to measure his exact massing / rear window locations / floor heights \& to see his perspective from his rear yard.
We opted to reduce the height of our 12 ' pop out at this time.

## FEBRUARY 3, 2015 - MEETING AT JASON ALLEN / MAIA JIN'S HOUSE WITH THEM

I (Kelly Condon) met with Jason \& Maia to discuss privacy at their rear lot line. There is already a very dense tree line at this shared lot line \& very little visibility of the project site. We agreed that we would work with them on a fence design \& on plantings to screen view.

## FEBRUARY 3, 2015 - EMAIL RESPONSE TO LYNDA GROSE RE: SITE DRAINAGE

Lynda has expressed concern at our first meeting about drainage at her lot due to flooding caused by an underground spring \& has asked us to show how we plan to address this. She requested a soils report
I (Kelly Condon) emailed her the soils report. I talked to the geotechnical engineer \& to a geologist. Both said mitigation of underground springs is not something any one person can do as a civil engineering project at their property alone. I described our foundation drainage to Lynda \& sent her SF Stormwater Drainage Requirements - which includes language forbidding the directed flow of storm water into neighboring properties.

## FEBRUARY 25TH, 2015 - SECOND NEIGHBOR MEETING <br> (see attached meeting notes)

A completed drawing set was presented showing a version of the building that would require full demo. The front façade was modern but we altered the roof shape to slope away from a central peak at each side in order to reduce massing against abutting neighbors.
We also reduced the height of the rear 12 ' pop out. The 12 ' pop out was reduced at basement level to a deck over a crawl space. At the first level - we reduced to a 6 ' deep floating balcony.
The balcony \& the basement level deck were both recessed an additional 1'-0" away from the southern neighbor (ie. 6'-0" total).
This is the version of the building we submitted to Planning for permit.
After this meeting I printed $1 / 8^{\prime \prime}=1^{\prime}-0 "$ scale sets of drawings for the neighbors who attended \& delivered them to Janet
Fowler's house \& then she made sure each neighbor got plans.
I mailed a set to Lynda Grose since she lives in Muir Beach.

## FEBRUARY 25TH, 2015 - EMAILS WITH JUNA GURNEY \& FOUZIEYHA TOWGHI (see attached meeting notes)

They expressed concerns about scale. I 3D modeled their building \& rendered sun studies from above - which were emailed to them on March 11.

## MARCH 11, 2015 - EMAIL TO ALL NEIGHBORS

I (Kelly Condon) emailed all neighbors \& sent them a PDF of the full drawing set, a link to the Planning Information Map explaining to them how to check permit status, and I attached 3D rendered sun studies from sunrise to sunset from 3 different perspectives on March 21, June 21, September 21, \& December 21:
https://www.mediafire.com/folder/1dnb8u9822jbm/437 HOFFMAN SUN STUDIES

Lynda expresses a second time her concern about mitigation of underground springs. I (Kelly Condon) asked her if she did not receive the response I sent her on February 3. She said she had not received it. I sent it again. She thanked me / noted her receipt of the email.

## APRIL 30, 2015 - EMAIL TO ALL NEIGHBORS UPDATING PERMIT STATUS

I (Kelly Condon) emailed all neighbors to let them know that Michael Smith (our case planner) had us withdraw our permit submittal \& resubmit under the open case file (permit application submitted by previous owner) to keep the case history coordinated. I gave the neighbors the corrected permit number so that they could check status as needed.

APRIL 30, 2015 - EMAILS (CC: ALL) WITH JANET FOWLER RE: RENDERINGS
Janet emailed requesting new renderings (new renderings had been sent on March 11).
The renderings sent on March 11 superseded very rough Sketch-Up design renderings which were shown at the neighbor meeting. These renderings were provided by Paul Kraajvanger (one of the building owners) \& were his personal design studies of the front façade. Paul's renderings indicated neighboring buildings as boxes with no detail.
I (Kelly Condon / designer) told the neighbors at this meeting that I was going to re-do the renderings in my own CAD program to ensure that the neighboring building features were shown in detail \& coordinated with our site survey.
As noted above - I re-did the renderings \& sent them to all neighbors on March 11, 2015.
I asked Janet if she had not received the new renderings. She said she had received them.
I asked Janet if she had a particular perspective or sun study that she would like rendered.
She responded that she wanted the Sketch Up renderings - which - as I had indicated to everyone at the neighbor meeting would be replaced with more accurate renderings (ie. the renderings I emailed to them).

MAY 29, 2015 - MEETING WITH MICHAEL SMITH AT PLANNING DEPARTMENT
Michael Smith met with us \& told us that full demo of the existing building triggers an automatic hearing \& that if we wanted to avoid that - we should consider redesigning the building to NOT qualify as a demolition.

JUNE 12, 2015 - SUBMITTED REVISED DRAWINGS TO PLANNING DEPARTMENT
We submitted revised drawings to the Planning Department with a design that did not qualify as a demolition.
OCTOBER 24-26, 2015 - EMAILS (CC: ALL) WITH JANET FOWLER RE: RENDERINGS
Janet requested that I send her 3D renderings of the version of the building sent out for the 311 notice. I (Kelly Condon) sent a side by side comparison of the difference between front \& rear facades originally submitted for permit vs. the revised version that went out for neighbor notification \& told her I would send 3D renderings a.s.a.p.

NOVEMBER 2, 2015 - THIRD NEIGHBOR MEETING (MID 311 NOTICE)
The neighbors requested that we meet with them to go over the revised drawings at a larger scale. We met with them at one of the neighbor's houses.
I (Kelly Condon) left one full size drawing set (1/4" = 1'-0"), printed project photos, \& printed 3D rendered sun studies with the neighbors for their reference \& so that they could share that with anyone who missed the meeting.

NOVEMBER 2, 2015 - EMAIL (CC:ALL NEIGHBORS) RENDERINGS \& FULL DRAWING SET
I (Kelly Condon) rebuilt the 3D model \& created new sun studies / perspective renderings of the revised building design: https://www.mediafire.com/folder/m8obl500208zy/NOVEMBER 12015 - SUN STUDIES

NOVEMBER 3, 2015 - EMAIL (CC: ALL NEIGHBORS) MORE RENDERINGS
In response to a claim that our design blocks 'all light' to Gene Geisler's lightwell -
I (Kelly Condon) conducted \& sent to neighbors more renderings showing impacts to light directly over Gene Geisler's lightwell from sunrise to sunset on the $21^{\text {st }}$ day of every month of the year.
Results of the study are included in my DR response package.
At this point in the process I had provided over 200 renderings to the neighbors.
NOVEMBER 3, 2015 - EMAIL (CC: ALL NEIGHBORS) MORE RENDERINGS
Janet Fowler asks for person eye level perspective renderings. I (Kelly Condon) created them \& emailed to all neighbors.

## NOVEMBER 4, 2015 - EMAIL WITH JANET FOWLER

Janet Fowler requested our NOPDR files. I (Kelly Condon) sent her the one relevant file - NOPDR \#3. NOPDR \#2 had been a repeat of requirements sent to the previous homeowner regarding lack of info provided on their drawing sets which were superseded by ours - so NOPDRs $1 \& 2$ did not apply to our project.

## NOVEMBER 8-13, 2015 - EMAILS WITH LYNDA GROSE RE: SITE DRAINAGE

Lynda expresses for a third time her concern about mitigation of underground springs.
I (Kelly Condon) responded again with foundation drainage details including perforated drains, an ejection / sump pump, \& perimeter drain systems (including a trench drain at the base of our driveway).
Alek Juretic (builder) also responded with his own detailed description of our site drainage systems.

## NOVEMBER 10, 2015 - EMAILS WITH LYNDA GROSE RE: RENDERING FROM HER LOT

Lynda Grose requested that we provide renderings from her lot. I visited her lot on November 12 \& took photos, measured her exterior stair \& had a surveyor survey topography \& building height at her lot as well as at several other neighboring lots that had not been previously topo surveyed (ie. lots that do not directly abut our lot).
I (Kelly Condon) provided 2 perspective renderings to Lynda.
JANUARY 11, 2016 - EMAIL TO PAUL LEFEBVRE \& STEPHEN BASKERVILLE
I (Kelly Condon) emailed to this DR filer a rendering with photo comparison taken from a perspective in their rear yard.

| From: | Kelly Condon [kellymcondon@gmail.com](mailto:kellymcondon@gmail.com) |
| :--- | :--- |
| Sent: | Tuesday, November 03, 2015 6:47 PM |
| To: | JANET FOWLER |
| Cc: | geneg@sfsu.edu; paul.lef123@gmail.com; rufnikhound@gmail.com; |
|  | lyndagrose@gmail.com; utilitiesman@gmail.com; info@anjuchinesemedicine.com; |
|  | ftowghi@berkeley.edu; cmtdompe@pacbell.net; Igerard55@gmail.com; |
|  | rustymccall@hotmail.com; ozzierohm@sbcglobal.net; protect.noes.charm@gmail.com; |
|  | phdshelley@aol.com; paulusk12@gmail.com; alek@citidev.com; jason@citidev.com; |
|  | Tran, Nancy (CPC) |
|  | Follow up per our Neighbor Meeting Last Night |
| Subject: | ATTENDANCE \& COMMENTS - PRE APPLICATION MEETING 1.docx |

It was brought to our attention at our neighbor meeting last night that the project photos I posted via link earlier were in .PSD format \& that some people may not be able to open them.
I am resending the same as PDF files via this new link:
https://www.mediafire.com/folder/bbjo01loctrgy/437_HOFFMAN_-_REFERENCE_PHOTOS_PDF
I also have conducted further sun studies of Gene's lightwell to better illustrate the path of the sun in months preceding \& following the June go to show that sunlight to his lightwell will not be limited to just the month of June.
There is a little bit of light that gets into Gene's lightwell at 5pm in March \& September - but the most well lit months are the 5 months of April to August - as portrayed here.
Here is the link to the new sun studies of these other months. And I did them in a different format that I think is easier to read than the one I gave earlier (which was formatted for printing on paper).
https://www.mediafire.com/folder/gmr083a874eou/437_HOFFMAN_-_ROOF_SUN_STUDIES_APRIL_TO_AUGUST

Here is a link to a PDF file that shows the existing outline of the building overlayed in pink on top of the proposed section to better illustrate the extent of addition \& alignment of our existing back wall to Gene's lightwell (which is aligned with the lightwell we propose). So the 'pepto pink' is the existing house - which extends out to align with the center of Gene's lightwell as an existing condition.
The existing section drawing also shows the existing ceiling heights of the first \& basement levels - which are currently not code compliant as habitable space.
These lower levels were in use as a Bedroom \& Family room by the previous owner - but that was not a legal use of the space since ceilings were lower than 7'-6" which is a minimum code requirement:
http://www.mediafire.com/view/58vwi4vi2i9h1ci/NOVEMBER_2_2015_-
SECTIONS_WITH_OUTLINES_OLD_VS_NEW.pdf
I've attached below as a word doc - the typed up version of neighbor comments as provided to the Planning Department as part of our permit application.
I thought I had scanned the actual handwritten comments \& attendance sheets before submitting them - but it turns out I did not scan them - so I submitted the original documents to Planning.

I would not have been allowed to submit the permit application without those forms - so Planning does have the original with your handwritten concerns.
When a permit application is submitted at the Planning Information Counter at 1660 Mission Street - the person taking the plans in does not review the actual project - they review the completeness of the submittal package.

They go through a checklist to confirm that you have conducted the meeting - including the attendance sheet \& comments forms as well as drawings \& photos.
If you don't have all the items on the checklist (ie. the neighbor comments \& attendance forms) they send you away to go collect those \& come back.
The materials I provided at the counter that day were then internally routed to the Southwest Planning team for assignment to a case planner - which was first Michael Smith - who left the Planning Department \& is now Nancy Tran (cc:ed here). Obviously - I would be a fool not to submit your comments because we agreed at our last meeting that we were definitely headed for a hearing.

I also provided to Planning the neighbor attendance \& typed up meeting notes from the meetings held by the previous homeowner \& Toby Long (their architect) since they gave those to us in digital format.
I figured the old comments form from that version of the project was part of the case history as far as neighbors are concerned \& I wanted to make it clear that there had been meetings regarding additions \& raising the building to add a garage before we even bought the building.

Here are the comments as I typed them up \& as submitted to Planning. This document includes all comments as hand written at the 2 neighbor meetings we held as well as comments expressed by neighbors that were not written on those forms - including verbatim quotes of emails received from neighbors who were not in attendance / who contacted me later \& comments made during site visits to neighbor's homes. And this includes our responses to those comments (file below).

Let me know if you have any questions.
Kelly Condon
www.kellycondon.com
415-240-8328

# PROGRESS NOE VALLEY 

NEIGHBORS WHO SAY YES

March 28, 2016

President Rodney Fong
San Francisco Planning Commission
1650 Mission Street, Suite 400
San Francisco, CA 94103

## LETTER OF SUPPORT FOR:

## 437 Hoffman Avenue, San Francisco, CA

Dear President Fong, Vice President Richards, and Planning Commissioners,

ADVISORY BOARD<br>Daniel Camp<br>Michael Fasman<br>Dan Fingal-Surma<br>Laura Fingal-Surma<br>Jason Friedrichs<br>Kristy Friedrichs<br>Karin Payson

Progress Noe Valley values investment in our neighborhood and encourages improvements. We are a new neighborhood group more than 180 members strong that is part of the growing YIMBY — Yes In My BackYard - movement. We believe that creative solutions to managing growth in the city and region will include higher densities, and that our neighborhood should do its part.

We understand that the the proposed project at 437 Hoffman Avenue has been found to be in compliance with all relevant Planning Codes and guidelines. We trust the Planning Department's expertise in determining how to grow our city and support approval of this project.

Sincerely,

Advisory Board
Progress Noe Valley

April 5, 2016
Planning Commissioners -
I am writing in support of the project at 437 Hoffman.
My wife and I were the previous owners of the home at 437 Hoffman and had engaged the neighbors for a remodeling project similar in scope to the one the current owners are proposing.
We found the neighbors to be very uncooperative in working with our concepts, and as a result elected to sell the house rather than pursue a larger home for our family of 5 .
Our design was within city standards as is the design proposed by the current owners.
We support the Planning Department's recommendation on this project \& ask that you do not take DR.

Sincerely,


Vivek Mittal, PhD
Partner

Health Advances LLC
601 Montgomery Street
Suite 1850
San Francisco, CA 94111

Tel: +1 (415) 834-0800
Fax: +1 (781) 392-1484
vmittal@healthadvances.com
http://www.healthadvances.com

| From: | Stephen Baskerville |
| :--- | :--- |
| To: | Tran, Nancy (CPC) |
| Cc: | Washington, Delvin (CPC); Lanet Fowler; Paul Lefebvre |
| Subject: | 437 Hoffman Ave. |
| Date: | Monday, October 19, 2015 10:32:13 AM |

To: Planner Nancy Tran
To: Planner Delvin Washington
Dear Ms. Tran,
October 19, 2015
I am writing to you with much concern about the proposed project at 437 Hoffman Ave. I am the owner of 439 Hoffman on the south side of the 437 property and have some issues with such huge proposed development. The sign in front of 437 Hoffman that went up on Oct. 9th states that Oct. 13 - Nov. 12 is the time period to raise any concerns. We did not get our copies of the proposed plans in the mail until Oct. 15th. It should only be fair that an extension be granted to coincide with the date of the plans day of receipt.

Here are some of the issues that I have with the proposed development.

1. This house was built in 1905 and the proposed development changes the fabric of the neighborhood. It is clearly out of scale, will be much higher than the houses on both sides of it and extends much too far back into the shared green space.
2. The proposal plans to almost double the entire building footprint - this is extremely excessive development.
3. There will be less parking in the neighborhood as a driveway is constructed.
4. It creates privacy issues and loss of light for our property. The building closes in on decks and yard. 5. The project removes a spectacular decades old tree that contributes to the character of our street.
5. On February 25,2015 , there was a proposal meeting with the architect and developers. I, as well as other neighbors filled out the required "Summary of discussion for Pre-Application Meeting" sheet. It doesn't seem that the comments were addressed. Were these sheets presented to and reviewed by the Planning Board?

Ms. Tran, I would like to meet with you to further discuss important issues, to have a clear picture of the planning process for this proposed project and ensure that our concerns are recognized and adressed.

Sincerely,
Stephen Baskerville
439 Hoffman Ave.
SF, CA 94114

From:<br>Sent:<br>To:<br>Subject:<br>Washington, Delvin (CPC)<br>Tuesday, October 20, 2015 12:58 PM<br>Tran, Nancy (CPC)<br>FW: 437 Hoffman Avenue (2015-003686PRJ)

F. Delvin Washington

Southwest Team Leader
Planning Department, City and County of San Francisco
1650 Mission Street, Suite 400, San Francisco, CA 94103
Direct: 415-558-6443 Fax: 415-558-6409
Email: delvin.washington@sfgov.org
Web: www.sfplanning.org
From: Janet Fowler [mailto:jfowlers@aol.com]
Sent: Thursday, April 09, 2015 2:24 PM
To: Washington, Delvin (CPC); Smith, Michael (CPC)
Subject: Fwd: 437 Hoffman Avenue (2015-003686PRJ)
Dear Planner Washington and Planner Smith,
I am a neighbor of a single-family home that was bought by a development group last October. I am forwarding you the email that I wrote to the Planning Preservationist in March regarding the history of the existing home. Marcelle Boudreaux suggested that I forward my email to you; (his answer is first here) and my email with details of the existing family home is below that. I hope you will familiarize yourselves with the existing beloved home as you review the plans for the new structure. I would like to add that the architect, Kelly Condon, repeatedly told us at the two pre-application meetings that this is a demolition, not a remodel. When I told her that I would oppose demolition, she stopped working with neighbors to make the proposed structure less looming and obtrusive for the neighbors. This would be a significantly larger home than others on our hillside, even larger than what we call the "monster" homes. There is also some rather recent history of the existing home's conversion from a two-unit home to a single-family home (2008), which was not about demolition or even expansion; it's awful to think how the intent of that went totally awry. Here's a link to the appeal at the 9/25/2008 Planning Commission meeting:
http://sanfrancisco.granicus.com/MediaPlayer.php?view id=\&clip id=6312\&caption id=16236336
The neighbors here are organizing. We know that we can't and don't want to stop development, but we do want to preserve the character of our neighborhood.

Sincerely, Janet Fowler (434 Hoffman Avenue)
-----Original Message-----
From: Boudreaux, Marcelle (CPC) (CPC) [marcelle.boudreaux@sfgov.org](mailto:marcelle.boudreaux@sfgov.org)
To: jfowlers [ifowlers@aol.com](mailto:ifowlers@aol.com)
Sent: Tue, Mar 17, 2015 5:54 pm
Subject: FW: 437 Hoffman Avenue
Hi Janet,
As the Preservation Technical Specialist for the Southwest Quadrant, I am replying to your inquiry that was forwarded from the Planning Information Center. Note that I did not work on the historic resource determination; I am replying in general terms about your inquiry. Thanks for all the information about the property, it's apparent it - and the previous owners - have meaning to you.

First, I'd like to provide you a little information about the review process, for purposes of the California Environmental Quality Act (CEQA). Part of the review process for historic resource determination - what you are referencing as 'downgrading' - requires the applicant to provide information through the "Supplemental Information for Historic Resource Determination" form; a Preservation Planner would then review that information and would review Department records. The end result is to make a determination of eligibility for historic status, for purposes of CEQA.

I conducted a quick record search, and found the Environmental document (Certificate of Determination, Case No. 2014.0329E), that states the property is ineligible for listing in the California Register of Historic Places, either individually or as part of a district. Thus, the property was determined Not an Historic Resource (Category " C "). Please see attached.

Note that the permit(s) have been assigned to a planner: Michael Smith (michael.e.smith@sfgov.org) or 415-558-6322 if you have questions about the proposed project. He would be the best individual to direct inquiries regarding that portion of the proposal.

Please let me know if you have further questions.
Thanks,
Marcelle

Marcelle Boudreaux, AICP
Preservation Technical Specialist/ Planner, Southwest Quadrant
Planning Department, City and County of San Francisco
1650 Mission Street, Suite 400, San Francisco, CA 94103
Direct: 415-575-9140 Fax: 415-558-6409
Email: marcelle.boudreaux@sfgov.org
Web: www.sfplanning.org


From: PIC (CPC)
Sent: Tuesday, March 17, 2015 5:10 PM
To: Boudreaux, Marcelle (CPC)
Subject: Fw: 437 Hoffman Avenue
please reply to sender.
thank you

Property Information Map ( PI M) : http://propertymap.sfplanning.org
The information provided in this correspondence is based on a preliminary review of information provided by the requestor. It does not constitute a comprehensive review of the project or request. For a more extensive review it is strongly recommended to schedule a project review meeting. The information provided in this email does not constitute a Zoning Administrator letter of determination. To receive a letter of determination you must submit a formal request directly to the Zoning Administrator. For complaints, please contact the Code Enforcement Division.

From: Janet Fowler [ifowlers@aol.com](mailto:ifowlers@aol.com)
Sent: Monday, March 16, 2015 11:09 PM

To: PIC (CPC)
Subject: 437 Hoffman Avenue

From Janet Fowler
434 Hoffman Avenue
Tel: 415-648-8780 or Cell: 415-648-9009

Dear Preservationist,
Neighbors of 437 Hoffman Avenue are concerned about the downgrading of the Historical Status of this home from "B-Potential Historic Resource" to "C-No Historic Resource." We are in despair over the planned demolition of this home. (Many neighbors are concerned about this since homes for sale on our view hill are being targeted by developers, and we are just beginning to wake up and organize.) i intend to call the number listed on the Planning Website for the Preservationist Technical Assistant, but I wanted to give some background via email first.

We came to know some of the history of 437 Hoffman Avenue around 2005 when Chris and Alison Waterson lived there. An elderly woman knocked on their door and brought photos, the original architectural plans, and a letter about its roots. The house was the first one built on the east side of the 400 block of Hoffman Avenue. Unfortunately, we've been unable to put our hands on the documentation; however Socketsite published a photo of the house while still under construction in 1905.
http://www.socketsite.com/archives/2009/06/a historic look at 437 hoffman before noe valley was al.html

When the Watersons sold their house in 2006, it was marketed with the photos and the letter displayed on the dining room table for potential buyers. The Watersons sold the house to Michelle and Dane Riley in 2006. The Rileys sold the house in 2009 with similar marketing. and they also can't find the photos and documentation, though Dane remembers scanning it. The Rileys had planned on staying and got a permit two integrate the 2 units of the home into one single family residence to accommodate their growing family. However, they sold before the work was done. The people who bought from the Rileys integrated the house so that they could get a permit to lift the house and make a huge expansion. Those permits seemed to stall in planning, and those people then sold the home off-market to developers (whose plans have been submitted but may not have been assigned yet.)

Here, I'm going to copy some excerpts from my correspondence with Alison Waterson about what she remembers having learned and shared about the history of 437 Hoffman Avenue. I'm sorry it rambles a bit, but I want you to know that this house has been treasured by its owners, except the two most recent.

```
Hi Janet, So good to hear from you and to know that you are well! Your email
breaks my heart that they would want to tear that wonderful home down. It has it
challenges as all homes that old do, but it is still our favorite house. A quick
search of my computer is not turning up anything. I'm thinking it must have been in
2005 that I got that info since we moved in 2006 and I remember contacting the family
then and they came to an open house. I know I gave it all to the people who
purchased the house from us. But also that our realtor had made copies and used it
in the marketing material for the house.
```

Janet this [the Socketsite photo] is the only info I could find about who built the house and those photos. I looked everywhere I could think of tonight and can not find them except in my mind :) Sorry. I never heard from our realtor again after we dropped the keys and have no idea what happened to the photos or "Alyce's" information that was with them.
The only other information I can add, is when "Alyce" the granddaughter visited the house, she said confirmed it was built and moved into in 1905. Her grandfather and dad or maybe uncle built it and they were German shipbuilders and built it like a ship. When the Earthquake hit in 1906 it was one of the few houses around that withstood the quake. Her family attributed it to that fact that the house was built like a ship. For about a year after the quake about 17 people lived in the house and her grandparents let anyone who lost their home stay.

And here's an excerpt from a letter that Alison wrote to the Rileys (who bought the house in 2006) that details what she left for them about the house:

There are also architectural plans in the front hall closet and pictures of the house being built and the address of the granddaughter of the man who built it, R.W. Getty. He signed his name on the back of the basement door. Alyce, the granddaughter can fill you in on the
first 62 years of the history of the house if you are interested. Paul Christopher, our realtor, has two additional pictures that you can ask him for.

And here's something Alison wrote about the structure of the home in 2006, but surely there are reports available.

As for the house....if it was one of those house that hadn't been painted in 20 years and had tons of dry rot and pest problems and a foundation that was crumbling, that would be a different story with regards to tearing it down. As of 9 years ago, it had none of that and had a pretty clean pest report and everything else. The biggest issue is that the whole street has moved in 100 + years. Meaning that lot lines are no longer exact. Second biggest issue was that the retaining wall between 437 and Paul \& Stephen's house was rotting and close to end of life. That may have been fixed by now, but isn't structural to the house in any way.

## And the last excerpt that implies that there are likely living people who know the origins of the house, but I haven't been able to get the last name of "Alyce" and family.

The other 2 or 3 photos were all of the family members. The one you have was the only of the house being built. I left Alyce's contact info with the photos, so where ever that went, so did the info for the original family. They did show up en masse to one of the open houses that was held when we sold it, but I was not there. I want to say Alyce lived in San Jose and a creepy looking grandson drove her to SF the day I met her. I wasn't even sure I should open the door as Becca was an infant sleeping upstairs, but I figured this really old woman maybe just was in trouble. Feel free you use any of it :)

Sorry I don't have anything else. With all of the anti-wealth/google/facebook sentiment going on in SF, have you tried getting a reporter from the Chronicle involved? It seems like a story they would love to run. 2350 sq ft home with no real deficiencies or faults and well maintained for over a hundred years, threatening tear down to build 6000 sq ft single family monstrosity that in incongruous with the rest of the street.

We, neighbors of 437 Hoffman, would like to spare this house from demolition. We believe its significance should not be just dismissed and that this home is not a "tear-down." I look forward to talking with you or an assistant after you've had the opportunity to read this email.

Sincerely,

Janet Fowler

| From: | Paul Lefebvre |
| :--- | :--- |
| To: | Tran, Nancy (CPC); Washington, Delvin (CPC) |
| Cc: | Stephen Baskerville; Janet Fowler; Gene Geisler |
| Subject: | Proposed Development Plans for 437 Hoffman Ave |
| Date: | Thursday, October 29, 2015 9:24:46 AM |

Dear Ms. Tran,
I am contacting you to voice my opposition to the development plans for the residence at 437 Hoffman. The plans for the building that propose to almost double the existing home's size to an entire building footprint of over $5,600 \mathrm{SF}$ is clearly out of scale for the neighborhood, is not compatible with the surrounding buildings, and will significantly impact our property. From what I can see from the plans (they are printed extremely small, and are very difficult to read), I have observed the following:

## Building height:

As indicated on the Proposed Southern Elevation, the proposed plans for 437 Hoffman show the following:

The front section of the building rises to almost 12 feet higher than 439-441 Hoffman.
Where there was no structure, the proposed building towers to over 40 feet above our lower floor level at the rear of the building, and this continues for approximately 18 feet towards the back yard. And, an additional 12' deep pop out extends even further back. This is completely out of scale and totally boxes us in.

The plans also seem to show very high ceiling heights at all levels

- Basement level finish floor to finish floor at 1st level is $10^{\prime} 11-3 / 4^{\prime \prime}$
- 1st Level finish floor to 2nd level finish floor is 10' 11-3/4"
- 2nd Level finish floor to 3rd level finish floor is $10^{\prime}-8^{\prime \prime}$
- 3rd Level finish floor to proposed rear top of roof is $11^{\prime} 7-1 / 2^{\prime \prime}$
- 3rd Level finish floor to proposed top of front roof is $14^{\prime} 1-1 / 2^{\prime \prime}$
- Pop up space: the space below the terrace is $9^{\prime}-44^{\prime \prime}$

Building depth:
From what I can see from the plans (again, they are printed extremely small making them difficult to read) the back wall of the proposed new building extends over 28 feet beyond 437 Hoffman's existing back wall, and the proposed development pushes back an additional 12 feet ( to an overwhelming 40 feet) with the additional pop-out area.

In terms of impact to our home, the proposed building extends a surprising 30+ feet beyond the back wall of our home, when including the 12 ' pop out. Without the pop out, it extends an excessive 18 feet.

In addition, not only is the side setback too little at a mere $4^{\prime}-2^{\prime \prime}$ (it doesn't even meet the $5^{\prime} 6^{\prime \prime}$ width of the side terrace over the first story at 439-441 Hoffman) but the attempt at mitigating the development with an additional setback on the upper floor at the very rear of the proposed building falls short and does nothing to reduce the building's scale for the lower two floors, which is the entire living space of the lower unit where we reside.

## Loss of mid-block green space

Our neighborhood is fortunate to have a wonderful mid-block green space that creates a shared, much cherished, peaceful environment and a wonderful haven for wildlife that is threatened by the excessive development that is planned at the rear of the property. The building of a home of this scale must clearly counter San Francisco's goal of environmental sustainability.

## Privacy and light

The proposed building encroaches on our home's privacy due to the small, insufficient setbacks, numerous decks and large number and size of windows that would face our home. Even though some of these windows would be frosted, the light they would project towards our home in the evening and at night would significantly impact us.

## Loss of magnificent street tree

The removal of the decades old street tree at the front of the building would have a significant impact on the neighborhood

- The tree is only one in a long series of similar trees that form a distinctive canopy and streetscape on Hoffman Avenue. To remove it would impact the effect of the series of trees.
- The tree also helps screen utility poles and adds to the park-like beauty of the street.
- The tree creates habitat for wildlife, reduces pollution, provides a windbreak in a very windy area and helps reduce the heat island effect of the City's urban environment.
- It would take decades for a new tree to reach the size and impact of the existing tree.

I would like to request a meeting to further discuss my concerns with you and to better understand the planning process.

Thank you.
Paul Lefebvre. 439 Hoffman Avenue

Tran, Nancy (CPC)

| From: | Lynda Grose [lyndagrose@gmail.com](mailto:lyndagrose@gmail.com) |
| :--- | :--- |
| Sent: | Sunday, November 08, 2015 3:40 PM |
| To: | Janet Fowler |
| Cc: | Ozzie Rohm; Kelly Condon; Tran, Nancy (CPC); geneg@sfsu.edu; paul.lef123 |
|  | @gmail.com; rufnikhound@gmail.com; utilitiesman@gmail.com; |
|  | info@anjuchinesemedicine.com; ftowghi@berkeley.edu; cmtdompe@pacbell.net; |
|  | Igerard55@gmail.com; rustymccall@hotmail.com; protect.noes.charm@gmail.com; |
|  | phdshelley@aol.com; paulusk12@gmail.com; alek@citidev.com; jason@citidev.com |
|  | Re: 3D Rendering |

From:
Sent:
To:
Cc:

Subject:

Lynda Grose [lyndagrose@gmail.com](mailto:lyndagrose@gmail.com)
Sunday, November 08, 2015 3:40 PM
Janet Fowler
Ozzie Rohm; Kelly Condon; Tran, Nancy (CPC); geneg@sfsu.edu; paul.lef123
@gmail.com; rufnikhound@gmail.com; utilitiesman@gmail.com;
info@anjuchinesemedicine.com; ftowghi@berkeley.edu; cmtdompe@pacbell.net; Igerard55@gmail.com; rustymccall@hotmail.com; protect.noes.charm@gmail.com; phdshelley@aol.com; paulusk12@gmail.com; alek@citidev.com; jason@citidev.com Re: 3D Rendering
lynda grose here
from 30/32 homestead
thanks ozzie for clarifying the 3d context renderings
I would also like to see the project rendered this way
and particularly from the back view
since that is what affects my property on homestead
and particularly with afternoon sun
since thats when the shadow from such a tall and deep building will affect my property

Kelley
In addition, I am still not clear about the foundation, soils and how the work you are proposing to do will affect underground creeks flow
to the homestead street properties
are you insured to cover damage to homestead properties
if and when redirected underground water courses affect our foundations?

## Lynda

On Fri, Nov 6, 2015 at 10:50 AM, Janet Fowler [jfowlers@aol.com](mailto:jfowlers@aol.com) wrote:
Yes. That's what I've been trying to describe. Thank you
-Janet

Sent from my iPhone
On Nov 6, 2015, at 10:23 AM, Ozzie Rohm [ozzierohm@sbcglobal.net](mailto:ozzierohm@sbcglobal.net) wrote:
Kelley,

To help out clarifying what Janet is asking, I am sending you a few images of what a 3D rendering looks like. Architects often do this using various software programs available to them. You can also see these in different real estate advertisements for new developments. The idea is to see the realistic picture of the street, adjacent houses and the environment. What you've sent out is a 3D rendering but not in the context of the front and back elevations like the images below that I'm sending you:

From: Kelly Condon [kellymcondon@gmail.com](mailto:kellymcondon@gmail.com)
To: Janet Fowler [jfowlers@aol.com](mailto:jfowlers@aol.com)
Cc: Nancy.H.Tran@sfgov.org; geneg@sfsu.edu; paul.lef123@gmail.com; rufnikhound@gmail.com;
lyndagrose@gmail.com; utilitiesman@gmail.com; info@anjuchinesemedicine.com;
ftowghi@berkeley.edu; cmtdompe@pacbell.net; Igerard55@gmail.com; rustymccall@hotmail.com;
ozzierohm@sbcglobal.net; protect.noes.charm@gmail.com; phdshelley@aol.com;
paulusk12@gmail.com; alek@citidev.com; jason@citidev.com
Sent: Friday, November 6, 2015 12:26 PM
Subject: Re: 3D Rendering
Janet -
The actual resolution of each image in the sun study is this (attached screen capture of one of the sun study images).
So I'm able to blow any one of the moments of the sun study up to this size \& maintain this resolution.
If you like - I can send you each sun study image individually (like this) vs. on a page all together arranged hourly - but the detail is there.

On Nov 5, 2015, at 9:06 PM, Janet Fowler wrote:

Kelly,
Yes, apparently you are misunderstanding what I am asking for. The sun studies have a lot of views, but they don't show detail, depth, height, etc. of the proposed project. They are pretty much views from afar. I would like a 3D rendering of the front and rear elevations also showing the adjacent buildings. I don't really know another way to say it. It seems to me that 3D renderings of a proposed project are pretty common.
-Janet
-----Original Message-----
From: Kelly Condon [kellymcondon@gmail.com](mailto:kellymcondon@gmail.com)
To: Janet Fowler [jfowlers@aol.com](mailto:jfowlers@aol.com)
Cc: geneg [geneg@sfsu.edu](mailto:geneg@sfsu.edu); paul.lef123 [paul.lef123@gmail.com](mailto:paul.lef123@gmail.com); rufnikhound
[rufnikhound@gmail.com](mailto:rufnikhound@gmail.com); lyndagrose [lyndagrose@gmail.com](mailto:lyndagrose@gmail.com); utilitiesman
[utilitiesman@gmail.com](mailto:utilitiesman@gmail.com); info [info@anjuchinesemedicine.com](mailto:info@anjuchinesemedicine.com); ftowghi [ftowghi@berkeley.edu](mailto:ftowghi@berkeley.edu);
cmtdompe [cmtdompe@pacbell.net](mailto:cmtdompe@pacbell.net); Igerard55 [lgerard55@gmail.com](mailto:lgerard55@gmail.com); rustymccall
[rustymccall@hotmail.com](mailto:rustymccall@hotmail.com); ozzierohm [ozzierohm@sbcglobal.net](mailto:ozzierohm@sbcglobal.net); protect.noes.charm
[protect.noes.charm@gmail.com](mailto:protect.noes.charm@gmail.com); phdshelley [phdshelley@aol.com](mailto:phdshelley@aol.com); paulusk12
[paulusk12@gmail.com](mailto:paulusk12@gmail.com); alek [alek@citidev.com](mailto:alek@citidev.com); jason [jason@citidev.com](mailto:jason@citidev.com); Nancy.H.Tran
[Nancy.H.Tran@sfgov.org](mailto:Nancy.H.Tran@sfgov.org)
Sent: Wed, Nov 4, 2015 9:36 am
Subject: Re: Plans, 3D Rendering -- Re: Follow up per our Neighbor Meeting Last Night
Janet -
I have rendered this building from 3 perspectives for the sun study \& had the sun studies there printed out with me at the meeting.
You actually referred to these sun study renderings at the meeting when you referenced the June sun study - which was both emailed \& printed / left at Rusty's house for neighbors.
Additional sun studies were done after the meeting \& the link is in the email quoted below right here. There are no more visible facades to the building. Am I misunderstanding what you are asking for?

## Kelly

On Nov 4, 2015, at 8:56 AM, Janet Fowler wrote:

Dear Kelly,
Again, thank you for the links. As I said before, the comments are in the case file that Nancy Tran left for us to look at and copy.

We are still waiting for the 3D Rendering on a sheet of paper showing the depth and height. We are asking for a 3D rendering that shows the front, back and sides. I understand from what you said at the meeting on Monday night that you are working on a 3D model for DR. We are requesting a 3D Rendering on paper. I thought you were going to send one. Did you mention this on Monday? I came in a little bit after the others.

Also, we would like you to resend the copy of the plan set that includes page A17 with the demo statistics. It was not included in the plan set that you originally attached.

[^3][rufnikhound@gmail.com](mailto:rufnikhound@gmail.com); Iyndagrose [lyndagrose@gmail.com](mailto:lyndagrose@gmail.com); utilitiesman
[utilitiesman@gmail.com](mailto:utilitiesman@gmail.com); info [info@anjuchinesemedicine.com](mailto:info@anjuchinesemedicine.com); ftowghi
[ftowghi@berkeley.edu](mailto:ftowghi@berkeley.edu); cmtdompe [cmtdompe@pacbell.net](mailto:cmtdompe@pacbell.net); Igerard55
[lgerard55@gmail.com](mailto:lgerard55@gmail.com); rustymccall [rustymccall@hotmail.com](mailto:rustymccall@hotmail.com); ozzierohm
[ozzierohm@sbcglobal.net](mailto:ozzierohm@sbcglobal.net); protect.noes.charm [protect.noes.charm@gmail.com](mailto:protect.noes.charm@gmail.com);
phdshelley [phdshelley@aol.com](mailto:phdshelley@aol.com); paulusk12 [paulusk12@gmail.com](mailto:paulusk12@gmail.com); alek
[alek@citidev.com](mailto:alek@citidev.com); jason [jason@citidev.com](mailto:jason@citidev.com); Nancy.H.Tran
[Nancy.H.Tran@sfgov.org](mailto:Nancy.H.Tran@sfgov.org)
Sent: Tue, Nov 3, 2015 6:47 pm
Subject: Follow up per our Neighbor Meeting Last Night
It was brought to our attention at our neighbor meeting last night that the project photos I posted via link earlier were in .PSD format \& that some people may not be able to open them.
I am resending the same as PDF files via this new link:
https://www.mediafire.com/folder/bbjo01loctrgy/437 HOFFMAN -
REFERENCE PHOTOS PDF
I also have conducted further sun studies of Gene's lightwell to better illustrate the path of the sun in months preceding \& following the June go to show that sunlight to his lightwell will not be limited to just the month of June.
There is a little bit of light that gets into Gene's lightwell at 5pm in March \& September but the most well lit months are the 5 months of April to August - as portrayed here.
Here is the link to the new sun studies of these other months. And I did them in a different format that I think is easier to read than the one I gave earlier (which was formatted for printing on paper).
https://www.mediafire.com/folder/gmr083a874eou/437 HOFFMAN -
ROOF SUN STUDIES - APRIL TO AUGUST
Here is a link to a PDF file that shows the existing outline of the building overlayed in pink on top of the proposed section to better illustrate the extent of addition \& alignment of our existing back wall to Gene's lightwell (which is aligned with the lightwell we propose). So the 'pepto pink' is the existing house - which extends out to align with the center of Gene's lightwell as an existing condition.
The existing section drawing also shows the existing ceiling heights of the first \& basement levels - which are currently not code compliant as habitable space.
These lower levels were in use as a Bedroom \& Family room by the previous owner - but that was not a legal use of the space since ceilings were lower than $7^{\prime}-6$ " which is a minimum code requirement:
http://www.mediafire.com/view/58vwi4vi2i9h1ci/NOVEMBER 22015 -

## SECTIONS WITH OUTLINES OLD VS NEW.pdf

I've attached below as a word doc - the typed up version of neighbor comments as provided to the Planning Department as part of our permit application.
I thought I had scanned the actual handwritten comments \& attendance sheets before submitting them - but it turns out I did not scan them - so I submitted the original documents to Planning.

I would not have been allowed to submit the permit application without those forms - so Planning does have the original with your handwritten concerns.
When a permit application is submitted at the Planning Information Counter at 1660 Mission Street - the person taking the plans in does not review the actual project - they review the completeness of the submittal package.
They go through a checklist to confirm that you have conducted the meeting - including the attendance sheet \& comments forms as well as drawings \& photos.
If you don't have all the items on the checklist (ie. the neighbor comments \& attendance forms) they send you away to go collect those \& come back.
The materials I provided at the counter that day were then internally routed to the Southwest Planning team for assignment to a case planner - which was first Michael Smith - who left the Planning Department \& is now Nancy Tran (cc:ed here). Obviously -

I would be a fool not to submit your comments because we agreed at our last meeting that we were definitely headed for a hearing.

I also provided to Planning the neighbor attendance \& typed up meeting notes from the meetings held by the previous homeowner \& Toby Long (their architect) since they gave those to us in digital format.
I figured the old comments form from that version of the project was part of the case history as far as neighbors are concerned \& I wanted to make it clear that there had been meetings regarding additions \& raising the building to add a garage before we even bought the building.

Here are the comments as I typed them up \& as submitted to Planning. This document includes all comments as hand written at the 2 neighbor meetings we held as well as comments expressed by neighbors that were not written on those forms - including verbatim quotes of emails received from neighbors who were not in attendance / who contacted me later \& comments made during site visits to neighbor's homes. And this includes our responses to those comments (file below).

Let me know if you have any questions.
Kelly Condon
www.kellycondon.com
415-240-8328
<blob.jpg>
<blob.jpg>
<Screen Shot 2015-11-06 at 9.25.10 AM.jpeg>
<Screen Shot 2015-11-06 at 9.21.18 AM.jpeg>

[^4]Review by John Thackara at:
http://observatory.designobserver.com/feature/why-white-is-wicked/34618/

| From: | Lynda Grose |
| :--- | :--- |
| To: | $\frac{\text { planning@rodneyfong.com; } \underline{\text { Richards, Dennis (CPC); wordweaver21@aol.com; richhillissf@yahoo.com; Lohnson, }}}{}$Christine (CPC); mooreurban@aol.com; cwu.planning@gmail.com  <br> Cc: Tran, Nancy (CPC); Secretary, Commissions (CPC); Lanet Fowler <br> Subject: 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029 <br> Date: Tuesday, March 22, 2016 11:47:19 AM |

Dear President Fong and Members of the Commission:

My name is Lynda Grose, and my property is situated at 30/32 Homestead Street, San Francisco CA 94114. I have owned this property for 35 years.

During this time I have seen much development. Houses have been renovated, condominiums have been added to the neighborhood, parking has become more congested and 24th Street has acquired a host of new stores. I understand that the times and demographics are changing.

Yet, despite these changes over the last thirty or so years, the neighborhood character of Noe Valley has largely remained intact. Indeed it is this character that attracts many people to want to live here.

So it is that I am writing to you today to express my staunch opposition to the proposed development at 437 Hoffman Avenue.

This proposal takes a modest, quaint two - family dwelling and transforms it into a massive singlefamily home. The proposed 5,800 square feet residence has an additional story, reaches far higher than both neighboring homes and is massively out of scale and context with the block it sits upon and the surrounding neighborhood.

Furthermore, the proposal includes adding a garage, which requires the removal of a significant and beloved old tree - a landmark that defines a sense of 'place' to long-standing residents of Hoffman Street and to those of us who walk the neighborhood.

The proposal also requires the loss of a dwelling unit and eliminates an 'affordable house' fitted to an average family, replacing it with a 'monster house' affordable to very few high income individuals. The timing of this proposal couldn't be worse, as the city of san Francisco and the neighborhood of Noe

Valley are struggling to accommodate more affordable housing.

I ask the San Francisco Planning Department to protect is homeowners and residents from this massive over-development by enforcing the Residential Design Guidelines to:
-maintain the scale and character of our neighborhood by requiring the Project Sponsor to eliminate the additional top story
-protect the mid-block open space by reducing the footprint
-provide rear terracing and side setbacks to maintain light and privacy for surrounding neighbors.

I also ask the Planning Department to order the Project Sponsor to revise the plans to accommodate the retention of the landmark tree on the street.

Thank you for your swift action on this issue

Lynda Grose
--
190 Sunset Way, Muir Beach, CA 94965
4153098210
https://www.cca.edu/academics/faculty/lgrose
Co-author, Fashion and Sustainability: Design for Change.
http://www.laurenceking.com/product/Fashion+---+Sustainability\%3A+Design+for+Change.htm

## Protect Noe's Charm



March 29, 2016
San Francisco Planning Commissioners
San Francisco Planning Department
1650 Mission Street, Suite 400
San Francisco, CA 94103

Re: Discretionary Review Hearing for 437 Hoffman Avenue
Members of the Planning Commission,
On behalf of Protect Noe's Charm (PNC) neighborhood organization, I am writing to you to express our support for the Discretionary Review applicants and our opposition to the project at 437 Hoffman Avenue in its current state.

The proposed construction is clearly out of scale both in its overall mass and its specific dimensions such as its marked interruption of the block's roofline progression. There are many points within the San Francisco Residential Design Guidelines (RDG) that this project falls on and as such it should not be approved.

That is why we urge you to stand up for enforcement of the RDG and to deny approval of this project.


Ozzie Rohm
On behalf of the 200+ members of Protect Noe's Charm

| From: | $\underline{\text { Ozzie Rohm }}$ |
| :--- | :--- |
| To: | Tran, Nancy (CPC) |
| Cc: | Noes Charm |
| Subject: | Concerns regarding 437 Hoffman - Permit Application No. 201404113029 |
| Date: | Monday, October 19, 2015 10:33:32 PM |

Ms. Tran,
On behalf of Protect Noe's Charm neighborhood organization, I would like to express our concerns regarding the project at 437 Hoffman Avenue and our deepest disappointment in the manner in which the Planning Department has processed the permit application for this project.

The project sponsor held a pre-application meeting with the neighbors sometime in March 2015 during which she presented her plans for a demolition and construction of a brand new building at 437 Hoffman Avenue. She further followed up with email attachments of the plans to the neighbors who attended this meeting. The plans generated a substantial level of opposition, which was communicated to Michael Smith, the planner who was assigned to this project at the time.

Somewhere along the lines, the project sponsor decided to change plans unbeknownst to the concerned neighbors. Neither the Planning Department nor the project sponsor notified the concerned neighbors of this change and furthermore, none of the issues raised with Michael Smith was rectified in the new plans. What is the point of a pre-application meeting if the project sponsor has the latitude of changing plans at any point in the process? If the Planning Department allows a "bait and switch" as in this case, might as well do away with the pre-application process!

Secondly, we are concerned with the proposed construction, which is vastly larger than any other nearby home and clearly out of scale both in its overall mass and its specific dimensions as demonstrated by its marked interruption of the block's roofline progression. As there are many points with the San Francisco Residential Design Guidelines and the Zoning Administrator Bulletin No. 5 that this project falls on, we are astonished as to how the Planning Department has seemingly ignored these and moved on to the 311 Notification step in the process. Our specific concerns are as follows:

## Topography of the Hill and the Block's Roofline Progression

The two houses adjacent to this project are considerably lower in height than the proposed construction and as such, this building will not be in line with the block's roofline progression. The final height of the proposed building is over 12' higher than 431-433 Hoffman and over 10' higher than 439-441 Hoffman when measured to the proposed top of the front roof. This is a significant interruption of the block's roofline progression and should not be allowed. The RDG clearly states that the height of a new building or addition CANNOT disregard or significantly alter the existing topography of a site (p11). Being a full story taller than its adjacent buildings, the proposed project ignores this guideline and therefore, it should be sent back for re-design.

## Height Limits

The total height of the proposed project at the front of the property reaches 31'-7", which is in violation of the Planning Code Section 261 as described in the Zoning Administrator Bulletin No. 5, page 8 below:

In RH-1 and RH-2 districts there is an additional height limit that applies at the front of the property. The height limit is 30 feet at the front lot line or, where the lot is subject to a legislated setback line or required front setback as described above, at the setback. The height limit then increases at an angle of 45 degrees from the horizontal toward the rear of the lot until the maximum height limit is reached (typically 35 feet in $\mathrm{RH}-1$ and 40 feet in $\mathrm{RH}-2$ ). (p8 of Zoning Administrator Bulletin No. 5)

Based on the above code, the height limit at the front lot line is 30 feet. Why is the proposed construction allowed to push up by close to 2 feet above this limit?

## Side Spacing Between Buildings

There is a strong side spacing pattern present at the adjacent houses on this side of the block. The proposed project should respect this existing pattern as stated in the RDG (p15) instead of abolishing it altogether.

## Encroaching on Neighbors' Privacy

Regardless of frosted glass, the number of windows proposed for both Northern and Southern elevations pose a huge privacy issue for the adjacent neighbors. The problem is even worse for the back neighbors on Homestead Street due to the numerous windows proposed for the Eastern elevation. The proposed project ignores the RDG principle that calls for minimizing the impact on light and privacy to adjacent properties (p16-p17). They should therefore reduce the number of proposed windows and the glass to solid ratio.

## Building Scale

The proposed construction is out of scale in both overall mass and its specific dimensions. The RDG specifically calls for the scale of the building to be compatible with the height and depth of its surrounding buildings (p23) but the proposed project is a far cry from the houses in its immediate periphery with regards to scale.

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<!--[if !vml]--><!--[endif]--> <!--[if !vml]--><!--[endif]-->
```



This building is out of scale with surrounding buildings because it is not articulated to make it more compatible with the scale of surrounding two-story homes.
The Residential Design Guidelines - Page 23
Furthermore, the height and depth of the proposed expansion adversely impact the mid-block open space. Although one of the adjacent properties (431-433 Hoffman) extends well into this open space, this is only a two-story structure that is vastly smaller than the 3-story proposed project. The proposed expansion will not only box in the adjacent neighbors, but it will also negatively impact the mid-block community amenity shared by all residents of the block. This type of expansion is precisely what the RDG refers to as inappropriate since it leaves the surrounding residents feeling "boxed-in" and cut-off from the mid-block open space (p26).

## Rear Yard

The proposed project extends the building to its maximum permitted depth (55\% of the lot) but it further compromises the mid-block open space by introducing multiple massive terraces that extend past the maximum allowed depth of the building and further cut into the privacy of the residents within the surrounding buildings.

We look forward to your response and sincerely hope that the Planning Department would find a way to rectify this situation.

Sincerely,
Ozzie Rohm
On behalf of the 200+ members of Protect Noe's Charm

| From: | Ozzie Rohm |
| :--- | :--- |
| To: | Tran, Nancy (CPC) |
| Cc: | Noes Charm; Washington, Delvin (CPC) |
| Subject: | Re: Concerns regarding 437 Hoffman - Permit Application No. 201404113029 |
| Date: | Monday, October 26, 2015 3:19:40 PM |
| Attachments: | imaqe001.pnq |
|  | image002.pna |

Ms. Tran,
Thank you for your response and correction of the height measurement on the 311 notice, which now enables us to see the maximum height allowed from the curb to the mid-rise of the gable roof.

While we concur with your assertion that the plans presented at the pre-application stage are preliminary, we do not agree with your understanding of the Planning Department's procedures for shepherding the process and providing transparency.

Once the department receives concerns regarding the presented plans, to ensure the public's interests, major updates on the project including major changes to the plans are communicated to the concerned neighbors. In this case, the original permit application for which the plans were presented in the pre-application meeting was closed and an old permit with a different set of plans was revived. This was a major change that should have been communicated to the concerned neighbors. Had the department not received any concerns or comments from the neighbors, this oversight would have been understandable. But such is not the case and the neighbors communicated their concerns to the previous planner, Michael Smith.

They have now realized that the department has no records of their communications to Michael Smith, which is not an isolated incident. A similar pattern of "missing" concerned neighbors' comments has been brought up to our organization's attention. Notably, the project at 323 Cumberland had no records of the concerns raised by Protect Noe's Charm and we had to re-submit our issues for the 2nd time. Recently, we've been alerted to the same issue with the project at 438 29th street where the neighbors just found out that you were not aware of their concerns and comments previously conveyed to the department. If as your response states, the concerned neighbors have only a 30 day window to see the final plans, digest the impact, and raise the same issues to the Planning Commission, then the job of upholding the Residential Design Guidelines that a planner is tasked with would be deferred to the Planning Commissioners. We highly doubt that this is the policy of the Planning Department.

To govern the permit process, the city of San Francisco not only relies on the Planning Code and Zoning Laws but also the Residential Design Guidelines (RDG). Your response to the issues that we've raised ONLY references the Planning Code for compliance. Our concerns are mostly regarding the principles articulated in the RDG that have been ignored by this project. The purpose of the RDG as stated on page 3 of this document is as follows:

The Residential Design Guidelines (Guidelines) articulate expectations regarding the character of the built environment and are intended to promote design that will protect neighborhood character, enhancing the attractiveness and quality of life in the City.

## Legal Basis

Section 311(c)(1) of the Planning Code provides that Residential Design Guidelines shall be used to review plans for all new construction and alterations.

In addition to complying with the Planning Code's established standards for the maximum and minimum dimensional requirements, this project should also comply with the RDG principles as listed below:

## III. Site Design <br> TOPOGRAPHY

Guideline: Respect the topography of the site and
the surrounding area.
New buildings and additions to existing buildings cannot disregard or significantly alter the existing topography of a site (page 11).

It is abundantly obvious that the topography of the hill and the block's roofline progression have been disregarded in this design. The Residential Design Team normally asks of the project sponsor to reinforce the stepping pattern on a laterally sloped street such as this block of Hoffman Avenue. How is it that in the case of this project, the proposed design is allowed to disregard the topography guideline and break the roofline progression so egregiously?

## IV. Building Scale And Form

## Building Scale at the Street

GUIDELINE: Design the height and depth of the
building to be compatible with the existing building scale at the street.

If a proposed building is taller than surrounding buildings, or a new floor is being added to an existing building, it may be necessary to modify the building height or depth to maintain the existing scale at the street (page 24).

While it is true that the buildings within the periphery to this project appear to vary in scale (as you stated in your response), the proposed scale at the street level is grossly off the charts.

Building Scale at the Mid-Block Open Space
GUIDELINE: Design the height and depth of the
building to be compatible with the existing building
scale at the mid-block open space.

The height and depth of a building expansion into the rear yard can impact the mid-block open space. Even when permitted by the Planning Code, building expansions into the rear yard may not be appropriate if they are uncharacteristically deep or tall, depending on the context of the other buildings that define the mid-block open space. An out-of-scale rear yard addition can leave surrounding residents feeling "boxed-in" and cut-off from the mid-block open space (page 26).

The proposed building is compliant with the Planning Code regarding the maximum permitted depth but it DOES violate the RDG principle stated above. There are numerous other RDG principles that this project ignores including the ones related to Light and Privacy (pages 16 and 17).

While we cannot expect the public to have an intimate knowledge of all regulations within the Planning Code and all guidelines within the RDG, we do expect the Planning Department to become more vigilant and enforce the RDG when faced with the neighbors' opposition to the bulk and mass of a proposed project.

In this case, not only the project sponsor has ignored major guidelines but also the Department has set aside the principles stated in their own RDG document. Having been reviewed by the department in the past 6 months, it is disappointing to see that a project of this magnitude is approved without any regards to the Residential Design Guidelines despite the neighbors' concerns.

At this point, we do understand that the only recourse for the concerned neighbors is to file for a Discretionary Review and should they decide to do so, Protect Noe's Charm will be there to support them.

Sincerely,
Ozzie Rohm,
On behalf of the 200+ members of Protect Noe's Charm

| From: | $\underline{\text { Linas Rukas }}$ |
| :--- | :--- |
| To: | $\underline{\text { planning@rodneyfong.com; } \underline{\text { Richards, Dennis (CPC); wordweaver21@aol.com; richhillissf@yahoo.com; Lohnson, }}}$Christine (CPC); mooreurban@aol.com; $\underline{\text { cwu.planning@gmail.com }}$  <br> Cc: $\underline{\text { Secretary, Commissions (CPC); Tran, Nancy (CPC) }}$ <br> Subject: 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029 <br> Date: Tuesday, March 22, 2016 10:05:32 AM |

Dear President Fong and Members of the Commission:
My name is Linas Rukas and my address is 21 Fountain St.. i would like to voice my objection to the proposed development of the house at 437 Hoffman. What is being considered is way out of character and scale of the adjacent properties as well as the neighborhood. the new structure would significantly adversely effect the sunlight and air of the surrounding properties.
i don't think anyone truly objects to remodels or new development but what they do object to are projects that disregard the people that already live nearby. just by virtue of being the last one to develop, with the ability to see how the changes could be integrated into what's already there and share resources like light, air, etc, the developers want it all for themselves. That is patently unfair and shouldn't be allowed.
-Linas A. Rukas
21 Fountain St., 94114
847 902-9240

| From: | L Gerard |
| :---: | :---: |
| To: | planning@rodneyfong.com; Richards, Dennis (CPC); wordweaver21@aol.com; richhillissf@yahoo.com; Lohnson. Christine (CPC); mooreurban@aol.com; cwu.planning@gmail.com |
| Subject: | 437 Hoffman Avenue, April 7, Permit App. \#2014.04.113029 |
| Date: | Tuesday, March 22, 2016 8:22:01 PM |

## Dear President Fong and Commission Members:

My name is Lenore Gerard and my address is 470 Hoffman Avenue, S.F., CA 94114. I have lived here since 1974 - a long time - enjoying the unique character of Noe Valley.

I am writing in opposition to the proposed development plans for 437 Hoffman Avenue.
The plans are out of proportion to our street and our neighborhood.
I ask you to enforce the residential design guidelines for our neighborhood. I also ask that you order the developer to revise the plans to retain the street tree.

Sincerely yours,
Lenore Gerard

| From: | Rusty McCall [rustymccall@hotmail.com](mailto:rustymccall@hotmail.com) |
| :--- | :--- |
| Sent: | Thursday, March 24, 2016 10:13 PM |
| To: | planning@rodneyfong.com; Richards, Dennis (CPC); wordweaver21@aol.com; <br> richhillissf@yahoo.com; Johnson, Christine (CPC); mooreurban@aol.com; |
|  | cwu.planning@gmail.com; Tran, Nancy (CPC) |
| Subject: | 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029 |

Dear President Rodney Fong and Members of the Planning Commission:
I am writing to voice my opposition to the proposed development of an oversized single-family home at 437 Hoffman Avenue. I'd also like to say there is a worrying trend toward oversized homes, and our height limits should be lowered. The owners of 437 want to build as much as 5800 square feet and a story higher than both neighboring homes. The project is out of scale for the block and neighborhood. The project includes adding a garage and requires the removal of a significant old street tree. At the same time, it compounds the mistake of the loss of a dwelling unit with another mistake by replacing an affordable house fit for an average family with a monster house affordable only to very few. We ask the San Francisco Planning Department to enforce the Residential Design Guidelines to maintain the scale and character of our neighborhood by requiring the Project Sponsor to eliminate the additional top story, to protect the mid-block open space by reducing the footprint, and to provide rear terracing and side setbacks to maintain light and privacy for surrounding neighbors. We also ask the Planning Department to order the Project Sponsor to revise the plans to accommodate the retention of the street tree.

My neighbor at 465 Hoffman Ave was allowed to build an oversized single family home in 2008, and it towers over my house at 461 Hoffman Ave, which has been the same height as when it was built over 100 years ago. I renovated my home recently, but I did so in order to add a basement unit. My renovation also was done within the existing envelope and without raising the height of the building. I kept both of my historic street trees, which also preserved an existing street parking spot.

Thank you,
Russell McCall
461 Hoffman Ave

| From: | Ana Allwood [noni723@yahoo.com](mailto:noni723@yahoo.com) |
| :--- | :--- |
| Sent: | Monday, March 28, 2016 10:17 PM |
| To: | planning@rodneyfong.com; Richards, Dennis (CPC); wordweaver21@aol.com; <br> richhillissf@yahoo.com; Johnson, Christine (CPC); mooreurban@aol.com; |
|  | cwu.planning@gmail.com |
| Cc: | Secretary, Commissions (CPC); Tran, Nancy (CPC) |
| Subject: | 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029 |

Dear President Fong and Members of the Commission:
My name is Ana Allwood, and I have lived on Fountain Street in Noe Valley since 2004. I am deeply concerned about and opposed to, the proposed development on the existing property on 437 Hoffman Avenue. The proposed expansion to 5800 square feet and the addition of a story creates a structure completely disproportionate to the neighboring structures, and is out of scale and contact to the block and neighborhood. The removal of a beloved old street tree distorts the character of the street and neighborhood which has been so well preserved for decades. We are also deeply concerned to the impact this new structure will have on the light and privacy of the neighbors, as the proposal imposes greatly on these essentials in the quality of living of our community. Replacing an affordable house for an average family with this structure which is out of proportion and completely dissonant with the character of the street, is a huge mistake which can be prevented. We ask the San Francisco Planning Department to enforce the RESIDENTIAL DESIGN GUIDELINES to maintain the scale and character of our neighborhood, by requiring the Project Sponsor to eliminate the additional top story, reduce the footprint to one which is proportionate, and to provide rear terracing and side setbacks to maintain light and privacy for surrounding neighbors. We also ask that the Planning Department to ensure that the street tree is preserved.
I appreciate your attention to this matter which is of grave concern to us.
Best regards
Ana E Allwood

Tran, Nancy (CPC)

From:
Sent:
To:
Subject:

Janet Fowler [jfowlers@aol.com](mailto:jfowlers@aol.com)
Monday, March 28, 2016 9:54 PM
Secretary, Commissions (CPC); Tran, Nancy (CPC)
Fwd: 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029

A neighbor forwarded me a copy of her letter to the Commissioners (below), but she forgot to cc the two of you. I just want to make sure the letter gets recorded (counted) as a letter opposed to the proposed project. Am I correct in assuming that Commission President Fong will forward the letter to the other commissioners?
-Janet
-----Original Message-----
From: ursula widera-cohen [aquariurs@googlemail.com](mailto:aquariurs@googlemail.com)
To: jfowlers < jfowlers@aol.com>
Sent: Mon, Mar 28, 2016 7:42 pm
Subject: Fwd: 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029
---------- Forwarded message
From: ursula widera-cohen [aquariurs@googlemail.com](mailto:aquariurs@googlemail.com)
Date: Mon, Mar 28, 2016 at 7:39 PM
Subject: 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029
To: planning@rodneyfong.com

Dear President Fong and Members of the Commission:
My name is Ursula Cohen, and I have lived at 412 Hoffman Avenue for almost 24 years, across the street from the lovely historical Victorian house which was built by a seaman before the turn of the previous century, 437 Hoffman Avenue.

In addition to what the petition text is stating I would like to express that I really feel for my neighbors, Gene on one side of the property to be developed and Stephen and Paul on the other side, to lose their privacy and light if the project goes forward as planned; therefore I petition to please consider modification!

Thank you,
Sincerely, Ursula.

## RH2 construction:



There are several issues regarding construction in RH2 areas, particularly when it comes to hillsides:

1. the esthetics of the new housing, especially for the downhill neighbors. The new architectural taste appears to be office building style adapted to housing-all overwhelming boxes.
2. Either the loss or the lack of housing development in an area which allows for it.

In the last 20 years, we have seen housing being built on a speculative basis which started at 4,000 sq.ft. and now extends to $5,000+$ sq.ft. for single family housing. There are 6 of these houses within 200 feet of my house. One of them was originally designed as a two family house, but the contractor changed his mind after having built a single family house on the adjacent lot, figuring, quite correctly, that he could get almost the same price for a single family house as for a two family house of the same square footage without having to built the infrastructure required for a second unit. For another one, the architect came by and asked for our approval of a large house that was to be a two family house. We OK' ed it because it was a two family house. The architect then sold the plans to someone else who kept the envelope of changed the configuration of the house to a single family house. These two examples mean that within half a block, two housing units were lost in a city that is short on housing units. As for the other big houses, all built on 25 ft . wide lots, there is the lost opportunity to add housing units to the city rather than just replacing a current unit with a bigger one.

My feeling is that in RH2 neighborhoods, single family houses should not exceed 2000 sq. ft. unless the original house was larger than that, at which point the renovation or replacement could not exceed the existing envelope. But nothing should stop the developer of the site to built two unit houses, with units of approximately the same size, with a potential surface of 4000 or 4400 sq.ft. total.

Had such a rule been applied in my immediate area, San Francisco would have 12 family units instead of the 6 units it currently has. In how many parts of the city would such a rule apply and encourage multiple units?


SF 94114

## 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029

1 message
Fouzieyha Towghi [ftnazgul@gmail.com](mailto:ftnazgul@gmail.com)
Tue, Mar 29, 2016 at 10:05 PM
To: planning@rodneyfong.com, dennis.richards@sfgov.org, wordweaver21@aol.com, richhillissf@yahoo.com, christine.d.johnson@sfgov.org, mooreurban@aol.com, cwu.planning@gmail.com
Cc: Commissions.Secretary@sfgov.org, nancy.h.tran@sfgov.org
Dear President Fong and Members of the Commission:
My name is Fouzieyha Towghi, and I have lived on Homestead Street, San Francisco for 19 years.

I am writing to oppose the proposed development of a massive single-family home at 437 Hoffman Avenue. At 5800 square feet and a story higher than both neighboring homes, the project is excessively out of scale and character for the block and neighborhood. The propose project includes adding a garage and requires the removal of a significant old street tree. It also compounds the mistake of the loss of a dwelling unit with another mistake by replacing an affordable house fit for an average family with a monster house affordable only to very few. We ask that the San Francisco Planning Department enforce the city's Residential Design Guidelines in order to maintain the scale and character of our neighborhood by requiring the Project Sponsor to eliminate the additional top story, to protect the mid-block open space by reducing the proposed rear projection and instead provide rear terracing and side setbacks to maintain light and privacy for surrounding neighbors. We also ask the Planning Department to order the Project Sponsor to revise the plans in order to accommodate the retention of the street tree.

Sincerely,
Dr. Fouzieyha Towghi, Ph.D., MPH

Subject: 437 Hoffman Avenue, April 7, Permit App. \#2014.04.11.3029
From: info@anjuchinesemedicine.com
Date: Tue, Mar 29, 2016 10:23 pm
. planning@rodneyfong.com, dennis.richards@sfgov.org, wordweaver21@aol.com, richhillissf@yahoo.com, christine.d.johnson@sfgov.org, mooreurban@aol.com, cwu.planning@gmail.com
Cc: Commissions.Secretary@sfgov.org, nancy.h.tran@sfgov.org

Dear President Fong and Members of the Commission:
My name is Anju Gurnani, and I have lived on Homestead Street for 20 years. I have been a resident of San Francisco for 26 years.

I am writing to oppose the proposed development of a massive single-family home at 437 Hoffman Avenue. At 5800 square feet and a story higher than both neighboring homes, the project is excessively out of scale and character for the block and neighborhood. The proposed project includes adding a garage and requires the removal of a significant old street tree. It also compounds the mistake of the loss of a dwelling unit with another mistake by replacing an affordable house fit for an average family with a monster house affordable only to very few. I along with my other concern neighbors ask that the San Francisco Planning Department enforce the city's Residential Design Guidelines in order to maintain the scale and character of our neighborhood by requiring the Project Sponsor to eliminate the additional top story, to protect the mid-block open space by reducing the proposed rear projection and instead provide rear terracing and side setbacks to maintain light and privacy for surrounding neighbors. We also ask the Planning Department to order the Project Sponsor to revise the plans in order to accommodate the retention of the street tree.

Sincerely,
Anju Gurnani. LA.c.

To: Planner Nancy Tran
cc: Planner Delvin Washington and 437 Hoffman Neighbors
RE: Proposed Project at 437 Hoffman Avenue
Dear Planner Tran,
I received a copy of the 311 Notice yesterday. The plans that were presented to neighbors by the developers and the architect, Kelly Condon, are different than the plans that were submitted to the Planning Department -- enclosed with the 311 Notice. (I will forward you an email with the planst that Kelly said she had submitted to the Planning Department). My neighbors and I feel totally blind-sided by this move. Certainly it is not fair for neighbors to be slapped with some plans out-of-the-blue and expect us the jump through the hoops of meeting the 30-day deadline for filing for Discretionary Review!

With Michael Smith's departure, the trail of objections, concerns, and questions is lost. Did you you read the email letter that I sent to Delvin Washington and Michael Smith on April 9, 2015 - "Fwd: 437 Hoffman Avenue (2015-003686PRJ)"? Your name as Planner is still not obvious on the Planning Website, and I and other Hoffman and Homestead neighbors had been eager to communicate with you before the 311 Notice.

- The pre-application meeting presented a different plan.

Architect Kelly repeatedly acknowledged that the project is demolition project, and she said that she would not be allowed to keep the façade; she later clarified by saying that the façade had oddities and things sticking out (not her exact description), and that if she kept the façade she would not be able to make any corrections. In response to my suggestion that they leave the façade or remake the façade similar to what is there, Developer Alec said that he wanted to have something ? [Adjective like 'impressive'] to show in his portfolio.-
-Neighbors have (unintentionally) been denied opportunities to communicate with the Project Planner, and we also don't know which, if any comments, have been seen by you.

I have brought up your objections regarding the plans presented to by Kelly and the permit application number 2015-003686PRJ to Michael Smith's attention. Other neighbors have been waiting for the Planner to be named, and thus have missed opportunities to voice their objections and discuss the process.

## - Neighbors have issues with the way the Department has managed this project and, furthermore, we strongly object to the project plans.

Sincerely,
Janet Fowler, 434 Hoffman Avenue

PDF Submission for 437 Hoffman Avenue Case No. 2015-003686CUA June 2, 2016

Case No: 2015-003686CUA, 437 Hoffman June 2 Hearing
To: President Fong, Vice President Richards, and Fellow Commissioners
I request the following:

1. Retain the breezeway between Gene's house (431-433 Hoffman) and 437 Hoffman because that is a predominant pattern on the east side of the street. The fact that there are several of these breezeways between the homes gives an open feel to the street and is part of its character. This breezeway is crucial for the light that brightens and warms Gene's kitchen. It also gives access from the rear yard to the street for landscaping equipment and debris removal. (See DR Exhibit 11).
2. A setback needs to be created for the area adjacent to Gene's kitchen on any approved addition as this is an important source of light. This area of Gene's house in not a lightwell, but an important area for a service stair adjacent to the breezeway as well as a major source of light.
3. This project is out of scale and out of character for the neighborhood and the proposed project has way too much mass. For this project, mass does not equal density since this home has been a two-unit home for most of its history until "flippers" merged the two units in anticipation of reaping a huge profit by building an expansive and massive single-family home (as of April) that raises the roof a full story higher than neighboring homes. Additionally the project is wasting important square footage with a garage that is also contrary to the character of the existing building and the Hoffman Avenue streetscape. This beautiful home more than any other, along with the string of large New Zealand Christmas Trees stretching from this home to $24^{\text {th }}$ Street, gives the entire block its quaint character. Please look at the attached photo, and you will certainly feel the quaint character of this 1905 two-unit family home. (The door to the lower unit remains to this day.)
4. The building permit to merge the units was extended at the direction and in full knowledge of the Planning Department for the purpose of doing the opposite of the intent of the Planning Commission's DR and what was allowable under the permit. The current developer went forward with a huge
massive single-family home that is offensive to neighbors, violates the character of the neighborhood, and jeopardizes economic diversity in the neighborhood. Now the developer has withdrawn the plans and is in the process of submitting plans for a second unit under the pretext of creating density when, in fact, they are doing this so that they can have carte blanche to go ahead and build the massive home that over 110 neighbors have petitioned against. The bedroom of this bogus unit is to be located under the garage with little light and air. The unit is dinky by comparison to the massive upper unit. This project has major problems with both the design and a tortuous, murky process that has gone on for at least four and a half years. And in all this time, it seems as though developers have marginalized the elder next door by not making even one change to mitigate the loss of all his sunshine and light. Rather than exploiting the merger permit, they could very easily have chosen to do a less demolishing project that was more palatable to the neighbors and compatible with the neighborhood and still have come out with a bundle.

I am attaching the DR Application that I prepared for the April $7^{\text {th }}$ DR Hearing. I hope you will read it and take it into serious consideration. I'm also attaching the signed petition, now 11 pages of signatures in opposition to this massive project that raises the home to an extraordinary height for the neighborhood in both front and back, in opposition to the loss of an affordable rent-controlled unit, the loss off a beautiful old street tree, and the loss of street parking. Most of these signatures were gathered by just hanging the petition on the neighboring front door.


December 21, 2007 10:02:30 AM
437 Hoffman

## Here you can see

- the roofline
- the sun shining on Gene's house even on Winter Solstice
- the exterior stairs that gave family dogs access to the back yard.


## APPLICATION FOR Discretionary Review

1. Owner/Applicant Information

2. Location and Classification

3. Project Description

Change of Use $\square$ Change of Hours $\square \quad$ New Construction $\boldsymbol{\chi} \quad$ Atterations $\backslash \quad$ Demolition $\mathbb{X}$ Other $\square$

| Additions to Building: | Rear $\searrow$ Front $\mathbf{X}$ R3 1 Family Dwelling | Height $X$ | Side Yard $X$ |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Present or Previous Use: |  |  |  |  |  |
| Proposed Use: R3 1 Family Dwelling |  |  |  |  |  |
| Building Permit Applicat | $\text { ion No. } 201404113029$ |  |  | Date Filed: | 4-11-2014 |

4. Actions Prior to a Discretionary Review Request
Prior Action
Have you discussed this project with the permit applicant?
Did you discuss the project with the Planning Department permit review planner?
Did you participate in outside mediation on this case?

YES
$x$
$\boxed{x}$

## 5. Changes Made to the Project as a Result of Mediation

If you have discussed the project with the applicant, planning staff or gone through mediation, please summarize the result, including any changes there were made to the proposed project.

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## Discretionary Review Request

In the space below and on separate paper, if necessary, please present facts sufficient to answer each question.

1. What are the reasons for requesting Discretionary Review? The project meets the minimum standards of the Planning Code. What are the exceptional and extraordinary circumstances that justify Discretionary Review of the project? How does the project conflict with the City's General Plan or the Planning Code's Priority Policies or Residential Design Guidelines? Please be specific and site specific sections of the Residential Design Guidelines.

Please see attached pages.
2. The Residential Design Guidelines assume some impacts to be reasonable and expected as part of construction. Please explain how this project would cause unreasonable impacts. If you believe your property, the property of others or the neighborhood would be adversely affected, please state who would be affected, and how:

## Please see attached pages.

3. What alternatives or changes to the proposed project, beyond the changes (if any) already made would respond to the exceptional and extraordinary circumstances and reduce the adverse effects noted above in question \#1?

Please see attached pages.

Applicant's Affidavit

Under penalty of perjury the following declarations are made:
a: The undersigned is the owner or authorized agent of the owner of this property.
b: The information presented is true and correct to the best of my knowledge.
c: The other information or applications may be required.


Print name, and indicate whether owner, or authorized agent:
Janet Fowler, owner

## Discretionary Review Application Submittal Checklist

Applications submitted to the Planning Department must be accompanied by this checklist and all required materials．The checklist is to be completed and signed by the applicant or authorized agent．

REQU．REO MATERIALS（please check corract cotumn）
DR APPUCATION
Application，with all blanks completed
Address labels（original），if applicable
Address labels（copy of the above），if applicable
Photocopy of this completed application
Photographs that illustrate your concerns
Convenant or Deed Restrictions
Check payable to Planning Dept．
Letter of authorization for agent
Other：Section Plan，Detail drawings（i．e．windows，door entries，trim），
Specifications（for cleaning，repair，etc．）and／or Product cut sheets for new elements（i．e．windows，doors）

NOTES：
$\square$ Required Material
aptonal Material．
O Two sets of original tabels and one copy ol addresses of adjacent property owners and owners of property across street．

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1. What are the reasons for requesting Discretionary Review? The project meets the minimum standards of the Planning Code. What are the exceptional and extraordinary circumstances that justify Discretionary Review of the project? How does the project conflict with the City's General Plan or the Planning Code's Priority Policies or Residential Design Guidelines? Please be specific and site specific sections of the Residential Design Guidelines.

The size of the project will negatively impact neighbors on all sides and negatively impact the character of this quaint neighborhood. It is out of scale with neighboring homes, it impacts the mid-block open space with its excessive dimensions, and it encroaches on neighbors' privacy.

This project came into existence through a set of exceptional and extraordinary circumstances that have resulted in an excessively different outcome than what the Planning Commission intended when they approved the unit merger of this home from 2 units to a single-family residence. The Mandatory Discretionary Review for the merger is attached, and it details the conflict with the City's General Plan and Priority policies.

The loss of the existing home represents the loss of affordable housing while the proposed structure perpetuates a pattern of excessive remodeling and flipping of marketrate homes into very extraordinarily unaffordable homes.

## TAKING ADVANTAGE OF THE SYSTEM

437 Hoffman Avenue is a modest 1905 home. It was the first home built on the east side of the block. It stood through the earthquake and became a temporary home for as many as 17 earthquake refugees, and a place for many to get water. No one was turned away by the Getty family, the shipbuilders who built and lived in this home -see Exhibit 1 \& 2.

## 1. Irregularities of the unit merger and unintended consequences

In September 2008, the Planning Commission approved a permit for the Riley family to merge two units into a single-family home - see Exhibits 3 and 3a. The permission to merge was based on that family's situation and plans. The Planning Department recommended against the merger, and there was great concern about potential loss of affordable housing -see
Exhibit 3. The DR Action stipulated no expansion and no right-of-way for a garage -see Exhibit 4.

In July 2010, Rileys sold the house to the Mittels) without having merged the units. In 2011, the Mittels "retained Toby Long Designs to explore the addition of a garage and rear addition to [the] existing structure."

On April 3, 2012, the Mittels reviewed the expansion and garage design with SF Planner, Michael Smith, who entered into discussions with them on how to proceed with the scope of the new project -- garage and rear addition -- relative to the unit merger permit that stipulated no expansion and no garage -see Exhibit 5.

On April 19, 2012, the Mittels invited neighbors to a pre-Application meeting where they presented a massive rear addition. The proposed project would also remove a large street tree, raise the height of the structure, add a garage, and eliminate some street parking. A second pre-Application meeting showed the proposed project moving from $3,460 \mathrm{sf}$ to $3,809 \mathrm{sf}$ -see Exhibit 7. A Notice of Planning Department Requirements required the completion of the merger before the expansion plans could be approved - unable to attach Exhibit at this time.

On May 16, 2013, the Mittels filed plans to complete the unit merger - see Exhibit 6. A complaint was filed stating that the merger was exceeding the scope of the permit; the neighbors knew, of course, that the goal was not a unit merger, but a large rear addition and a garage -see Exhibit 6a.

## 2. Lack of transparency

On May 11, 2014, the Mittels submitted their plans for a \$900,000 "triage" expansion -see Exhibit 6. The neighbors heard nothing except that 437 Hoffman was being sold off-market. We did not know that the Mittel's expansion plans had been submitted and approved.

In October 2014, 437 Hoffman was bought by Counts Gold LLC, which seems to be an investment group that includes a developer, a builder, the project sponsor, and others.
In February 2015, we were invited to the first pre-Application meeting, where we were shown different plans of a "remodel" that the project sponsor said was a demolition. She showed a contemporary façade that was very out-of-character and scale for the neighborhood and an even more massive rear addition and structure that was totaled over 6000 sf . The developer said that he wanted something to showcase his portfolio, and the project sponsor said that she couldn't provide three bedrooms on the top floor without adding additional height. We all objected to the excessive ceiling height of all the floors. At the second pre-Application meeting, we were presented a less boxy-looking façade, and a very minor setback was presented to mitigate loss of privacy to the neighbors to the south -see Exhibit 7.

On March 10, 2015, the project sponsor then submitted the new plans to the Planning Department, and it was assigned case \#201503100426. Soon afterward, however, it was reassigned under the Mittel's case \# 201404113029
-see Exhibit 6.
Re-emerging plans: The Mittel's plans and the Counts Gold LLC plans were merged in terms of approval. The project sponsor, Ms. Condon, adds a handwritten note on the Mittel's April 5, 2012 pre-Application notice that states, "These records are for the meetings held by the previous building owner. We took these neighbor comments into account with our first design. So in essence - our permit submittal is a fourth attempt to address the neighbor's issues THAT SAID - the previous owner enlarged their proposal at their $2^{\text {nd }}$ meeting. - Kelly Condon $3 / 9 / 15$." On the Mittel's $2^{\text {nd }}$ Pre-Application Notice (Feb 12, 2014), there is a note that that the Mittels "had the building extending all the way to the $45 \%$ line on all stories. We scaled back against the south side in response to neighbor's concerns w/ that approach" -see Exhibit 7.

The Counts Gold proposed project, however, was 6053 sf at the $1^{\text {st }}$ pre-Application meeting and 6,029 sf at the $2^{\text {nd }}$ pre-Application meeting.

Blind-sided: On October 14 or 15, 2015, we received the 311-Notice. The neighborhood was blind-sided by the contradiction between what was shown to the neighbors in the pre-app meetings and what was finally approved by the Planning Department. The plans were different and too dinky to decipher. The project sponsor sent us the plan set electronically, and we also asked for her to meet with us to walk us through them, which she did. She explained that she was keeping the façade "so as not to trigger a demo permit" -see Exhibit 8. The demo statistics were not included in the electronic set. The plans also had many inaccuracies, including not showing windows of neighboring homes and the relative positions of the openings and windows on the neighboring homes to the Project Site. Ms. Condon states (Exhibit 8) that the plans are the same except they're keeping the façade and how the

driveway comes into the house. There are many unanswered questions, but it is clear that the proposed project is still massive and doesn't retain the character of the existing house.

## Is this really $\mathbf{3}$ stories?

Missing Case Files: I tried to look at all the case files pertaining to the project. Some of the files were archived, and when I finally got them, they did not include the missing Residential Design Team review. I wanted to see all the emails and memos pertaining to the case, but Michael Smith's computer had been disabled after leaving the Department. In spite of repeated requests, I never got them. I especially wanted to know if my email would have been included since I never got a response the Planner.

## 3. Contradictions in what was presented to the Preservation Team and in the HRE and the absence of Residential Design Team Review

a. The Categorical Exemption related to the Mittel's plans was reissued for the Counts Gold LLC revised plans without comment or review of the new plans. The proposed project referred to in the Categorical Exemption and the Preservation Team Comments is not the same project as the current project. Both the Preservation Team's Comments and the HRE cite that the house is being raised $4^{\prime} 5^{\prime \prime}$, but the current plans are raising the house by $6^{\prime}$. All stories have $9^{\prime}$ or $10^{\prime}$ ceilings, and the house will rise a full story higher than the neighboring adjacent homes. It will stick up from the others -see Exhibit 9 .
b. No RDT review was done for the project and instead, a sole planner took it upon himself to deem the project compliant with the RDG -see Exhibit 10.

## 4. Neighborhood/Historical Preservation or Historic Neighborhood Character

The loss of the existing home represents the loss of affordable housing while the proposed structure perpetuates an emerging pattern of remodeling newly acquired hillside homes to extraordinarily massive and unaffordable homes.
Retention of the existing home is consistent with Section 101.1 Priority Policy 2: "That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods.

## 5. Lack of Compliance with Residential Design Guidelines

Topography of the Hill and the Block's Roofline Progression, page 11
The two houses adjacent to this project are considerably lower in height than the proposed construction and as such, this building will not be in line with the block's roofline progression. The final height of the proposed building is over 12' higher than 431-433 Hoffman and over 10 ' higher than 439-441 Hoffman when measured to the proposed top of the front roof. This is a significant interruption of the block's roofline progression and should not be allowed. The RDG clearly states that the height of a new building or addition CANNOT disregard or significantly alter the existing topography of a site (p11). Being a full story taller than its adjacent buildings, the proposed project ignores this guideline and therefore, it should be sent back for re-design. (Roofline photo to be submitted later.)

## Side Spacing Between Buildings; Breezeway, p15

There is a strong side spacing pattern present at the adjacent houses on this side of the block. The proposed project should respect this existing pattern as stated in the RDG (p15) instead of abolishing it altogether. This breezeway is source of the treasured sunshine for the elderly professor who lives in the home on the north side - see Exhibit 11.

## Encroaching on Neighbors' Privacy p16-p17

Regardless of frosted glass, the number of windows proposed for both Northern and Southern elevations pose a huge privacy issue for the adjacent neighbors. The problem is even worse for the back neighbors on Homestead Street due to the numerous windows proposed for the Eastern elevation. The proposed project ignores the RDG principle that calls for minimizing the impact on light and privacy to adjacent properties (p16-p17). They should therefore reduce the number of proposed windows and the glass to solid ratio.

## Rear Yard Guideline, p16

Articulate the building to minimize impacts on light and privacy to adjacent properties. The height and depth of the proposed project is excessive. The property to the north 431-433 Hoffman will lose all its sunshine. The property to the south $439-441$ Hoffman is all walled in and there are large windows that excessively impact privacy. In addition, the decks appear to have glass railings, which further increase the loss of privacy. There is a small side set back,
but it does almost nothing to minimize the impact the project will have on the neighbor to the south.

## Building Scale, p23-p26

The proposed construction is out of scale in both overall mass and its specific dimensions. The RDG specifically calls for the "scale of the building to be compatible with the height and depth of its surrounding buildings," (p23) but the proposed project is a far cry from the houses in its immediate periphery with regards to scale.

Design the height and depth of the building to be compatible with the existing building scale at the street. Though the buildings within the surrounding area of this project appear to vary in scale, the proposed scale at the street level is stratospheric by comparison. -see Exhibit 12

The height and depth of the proposed expansion adversely impact the mid-block open space. Although one of the adjacent properties (431-433 Hoffman) extends well into this open space, this is only a two-story structure that is vastly smaller than the 3-story proposed project. The proposed expansion will not only box in the adjacent neighbors, but it will also negatively impact the mid-block community amenity shared by all residents of the block. This type of expansion is precisely what the RDG refers to as inappropriate since it leaves the surrounding residents feeling "boxed-in and cut-off from the mid-block open space." (p26)
2. The Residential Design Guidelines assume some impacts to be reasonable and expected as part of construction. Please explain how this project would cause unreasonable impacts. If you believe your property, the property of other or the neighborhood would be adversely affected, please state who would be affected, and how.

The proposed project is unreasonably large for this quaint old neighborhood. The proposed project adds more than a full story of height to the front of the building, and that is unreasonably out of scale with the neighborhood and is disturbing to the scale of the existing roofline on the east side of the block. It sticks up higher than another other roof on the east side of the block. On the northern side at 431-433 Hoffman, there will be an unreasonably negative sunlight impact created for Professor Geisler, an exceptional and extraordinary elderly neighbor, who wants only to live out his last years in the sunlight that floods into the back portion of his unit.

The loss of the existing home represents the loss of affordable housing while the proposed structure perpetuates an emerging pattern of remodeling newly acquired hillside homes to extraordinarily massive and unaffordable homes.

And the losses will continue because each development that is overdone and sells for about a million over asking brings another remodel or demolition and the increase of more homes that a even more unaffordable - astronomically unaffordable! Our block is now a very precarious path because families who want a relatively modest home will not be able to compete with the investors and developers who have no qualms about tearing down a beautiful home to build something extravagant.
3. What alternatives or changes to the proposed project, beyond the changes (if any) already made would respond to the exceptional and extraordinary circumstances and reduce the adverse effects noted above in question \#1?

Keep the breezeway to the north, keep the existing home with no garage and no additional vertical height, restrict the additional depth, including decks, at upper level to just enough to accommodate a third bedroom on the top floor with terraced lower stories terraces that have side set backs on the south side. And restore the second unit.

If you do decide to allow the garage, scale back the project and preserve the original 1905 home. Here's an example of a home at 105 Hoffman, where a garage was added with very little impact to the façade. -see Exhibit 13

## Exhibit /, p.1 Emails from 2006 seller to buyer regarding history of 437 Hoffman

From: Alison Appel [alisona@maubi.net](mailto:alisona@maubi.net)
To: Janet Fowler [jfowlers@aol.com](mailto:jfowlers@aol.com)
Subject: Fwd: 435-437 Hoffman
Date: Wed, Mar 4, 2015 6:19 pm
Janet this is the only info I could find about who built the house and those photos. I looked everywhere I could think of tonight and can not find them except in my mind :) Sorry. I never heard from our realtor again after we dropped the keys and have no idea what happened to the photos or "Alyce's" information that was with them.

The only other information I can add, is when "Alyce" the granddaughter visited the house, she said confirmed it was built and moved into in 1905. Her grandfather and dad or maybe uncle built it and they were German shipbuilders and built it like a ship. When the Earthquake hit in 1906 it was one of the few houses around that withstood the quake. Her family attributed it to that fact that the house was built like a ship. For about a year after the quake about 17 people lived in the house and her grandparents let anyone who lost their home stay.
-alison
Begin forwarded message:
Date: June 7, 2006 at 6:46:37 PM PDT
Subject: Re: 435-437 Hoffman
From: Dane Riley [dane@apple.com](mailto:dane@apple.com)
To: Alison Appel [alisona@maubi.net](mailto:alisona@maubi.net)
Cc: Michelle Jacobi [michellejacobi1@yahoo.com](mailto:michellejacobi1@yahoo.com), Chris Waterson
[waterson@maubi.net](mailto:waterson@maubi.net)
I'm so glad to hear from you. We didn't want to bother you as you prepared to move out. I remember that it can be a stressful time based on a bad experience my mother had when moving out of one of my childhood homes. We hadn't heard that you had tried to contact us.

Thank you for collecting our mail. I don't know why we're receiving packages there as neither of us have started forwarding our mail. We will definitely keep any mail we get and put it in a larger envelop and forward it on once the larger envelop gets full.

We're very excited to see those architectural plans and we love the picture from when the house was being built that was on the BJ Droubi web site. We would love to talk to Alyce regarding the first 62 years. We'll contact her once we've settled in a little bit. We'll work with Paul to get those pictures too.

Also, if I recall correctly, there's an alarm in the kitchen. How will we know how to enable it? Are there instructions anywhere for that system?

## Exhibit 1, p. 2 Emails from 2006 seller to buyer regarding history of 437 Hoffman

If you need to get ahold of us for any reason you know where we'll be. My contact info is listed below.

Thank you,
Dane Riley
System Engineer
Apple Education - West
Email: dane@apple.com
Cell: 650 245-1167
Fax: 208 248-4815

On 6/7/06 6:20 PM, "Alison Appel" <alisona@maubi. net> wrote:
Dane,
I'm Alison Appel, from whom you purchased 435-437 Hoffman. We've made several attempts to get in contact with you via our realtor to your realtor since the house closed. Not sure if the messages went through. (I googled your names and found your email address.)

Anyway, there is a large pile of mail here for you and Michelle including a FEDEX from GAP that arrived today. We will leave it on the washing machine when we leave. We are leaving Wed (6/14) afternoon/evening and will drop the keys off at the BJ Droubi office on the way out.

There are also architectural plans in the front hall closet and pictures of the house being built and the address of the granddaughter of the man who built it, R.W. Getty. He signed his name on the back of the basement door. Alyce, the granddaughter can fill you in on the first 62 years of the history of the house if you are interested. Paul Christopher, our realtor, has two additional pictures that you can ask him for.

Here is our forwarding information in case any mail slips through:

Appel/Waterson
955 Kekin Street
South Lake Tahoe, CA 96150
Enjoy the house! We loved living here.
-Alison

Exhibit 2, p. 1 Socketsite 437 Hoffman during construction photo; narrative on page 3 refers to KDI HRE

## A Historic Look At 437 Hoffman (Before Noe Was All Builts Up)

June 17, 2009


Exhibit 2, p. 3 Socketsite 437 Hoffman during construction photo; narrative on page 3 refers to KDI HRE

Who could resist a historic look at 437 Hoffman atop Noe Valley circa 1905, versus as it looks today after all those damn density hounds had their way with the neighborhood.


Exhibit 2, p. 3 Socketsite 437 Hoffman during construction photo; narrative on page 3 refers to KDI HRE

According to the Supplemental Information Form for Historic Resource Determination prepared by KDI Land Use Planning (dated April 2, 2012) and information found in the Planning Department files, the subject property at 437 Hoffman Avenue contains a 1-1/2-story-over basement; wood frame multi-family residence constructed in 1905 in the Queen Anne architectural style with some Craftsman style elements. The original architect is unknown, but the original owners were Neil W. Getty and Wilmot R. Getty, who were builders/contractors and likely constructed the building. The building has undergone very few alterations over time. Known alterations to the property include: legalization of the second unit and installation of a fire suppression system (1970), interior seismic upgrades (1989), reroofing and new shingles (1995).

No known historic events occurred at the property (Criterion 1). None of the owners or occupants have been identified as important to history (Criterion 2). The subject building is a non-descript example of a Queen Anne style multi-family property. The building is not architecturally distinct such that it would qualify individually for listing in the California Register under Criterion 3.

The subject property is not located within the boundaries of any identified historic districts. The subject property is located within the Noe Valley neighborhood on a block that exhibits a great variety of architectural styles, construction dates, and subsequent alterations that compromise historic integrity. The area surrounding the subject property does not contain a significant concentration of historically or aesthetically unified buildings. Therefore, the subject property is not eligible for listing in the California Register under any criteria individually or as part of a historic district. [

| Discretionary Review Analysis |  | 1650 Mission St. Suite 400 <br> San Francisco, <br> CA 94103-2479 |
| :---: | :---: | :---: |
| Dwelling Unit Merger CA94103-2479 |  |  |
| HEARING DATE SEPTEMBER 25, 2008 |  | Reception: <br> 415.558.6378 |
| Date: | September 16,2008 | Fax: <br> 415.558.6409 |
| Case No.: | 2008.0572 D |  |
| Project Address: | 437 Hoffman Avenue |  |
| Zoning: | RH-2 (Residential, Mixed, Moderate Density) | Information: <br> 415.558.6377 |
|  | 40-X Height and Bulk District |  |
| Block/Lot: | 6503/024 |  |
| Project Sponsor: | William Pashelinsky |  |
|  | 1937 Hayes Street |  |
|  | San Francisco, CA 94117 |  |
| Staff Contact: | Sharon Lai - (415) 575-9087 |  |
|  | sharon.lai@sfgov.org |  |
| Recommendation: | Take Discretionary Review and Disapprove |  |


| EXISTING BUILDING |  | PROPOSED BUILDING |  |
| :---: | :---: | :---: | :---: |
| Building Permit Application Number | 2008.06.27.5494 |  |  |
| Number Of Existing Units | 2 | Number Of New Units | 1 |
| Existing Parking | 0 | New Parking | 0 |
| Number Of Existing <br> Bedrooms | 3 | Number Of New <br> Bedrooms | 3 |
| Existing Building Area | $\pm 2,105 \mathrm{Sq}$. Ft. | New Building Area | $\pm 2,105 \mathrm{Sq} . \mathrm{Ft}$. |
|  |  | Public DR Also Filed? | No |
| 311 Expiration Date | 9/18/08 | Date Time \& Materials <br> Fees Paid | N/A |

## PROJECT DESCRIPTION

The Project is located on a downward sloping lot, where the sidewalk grade is located at the second floor level, in a RH-2 (Residential, House, Two-Family) District. The lot contains two dwelling-units within a three-story building, which was constructed circa 1905. The lower unit occupies the first floor and the upper unit occupies the second and third floors. The Building Permit Application proposes to reduce the number of legal dwelling units from two-dwelling units into a single-family house by constructing a new interior staircase, removing the lower level kitchen, and replacing the lower unit front door with a window (not visible from the street). The resulting single-family house will be a 3-bedroom and 2 -bath dwelling unit.

## SITE DESCRIPTION AND PRESENT USE

The property at 437 Hoffman Avenue is located on the east side of Hoffman Avenue between $24^{\text {th }}$ and $25^{\text {th }}$ Streets. The Property has approximately $27^{\prime}-0^{\prime \prime}$ of lot frontage along Hoffman Avenue with a lot depth of $125^{\prime}-0^{\prime \prime}$. The downward sloping lot from the southwest corner (downward sloping from the front and right side) contains a three-story, two-family dwelling of approximately 2,115 gross square-feet, with no existing parking.

This modified Queen Ann-style dwelling is setback approximately 6 feet from the front property line, and contains a side yard setback along the north side (left side) property line of approximately 3 -feet. The property is within an RH-2 (Residential, House, Two-Family) Zoning District with a $40-\mathrm{X}$ Height and Bulk designation.

There are no available building permit records for the original construction of the subject property however it appears that the residence was constructed as a single-family dwelling. The existing lower unit was legalized in 1970 and is located at the partially sub-grade first floor, with a short set of stairs leading from the private entrance to Hoffman Avenue. The lower unit contains 1 bedroom, a threequarters bath, a full kitchen, a family room, a den, a private deck and access to the rear yard, and measures approximately 715 square feet in habitable space. The upper dwelling unit located at the second and third floor, with a slightly raised front entrance from Hoffman Avenue on the second floor. The upper unit contains 2 bedrooms, 1 full bath, a full kitchen, a dining room, a living room, a private deck and access to the rear yard, and measures approximately 1,400 square-feet.

## SURROUNDING PROPERTIES \& NEIGHBORHOOD

The Subject Property is located in the Noe Valley neighborhood, on the east side of Hoffman Avenue, between $24^{\text {th }}$ and $25^{\text {th }}$ Streets. The Subject Property is located within the RH-2 Zoning District in a residential district of one-and two-family dwellings that include Marina style buildings, Craftsman style buildings, a few in-fill mid-century modern buildings, and some recent eclectic constructions. Architectural styles, building heights, building depth and front setbacks vary along at the subject neighborhood.

The surrounding neighborhood consists of a mix of one- to three-story buildings, containing mostly one or two residential dwelling-units. The residential neighborhood contains dwellings of varying heights and depths. The adjacent property to the north is a two-unit building, measuring approximately $28^{\prime}-6^{\prime \prime}$ wide by $66^{\prime}-0^{\prime \prime}$ deep. The adjacent building to the south is on a lot narrower than the Subject Property, $25^{\prime}-0^{\prime \prime}$ by $125^{\prime}-0^{\prime \prime}$, with a two-story two-family dwelling measuring approximately $24^{\prime}-0^{\prime \prime}$ by $46^{\prime}-0^{\prime \prime}$.

## HEARING NOTIFICATION

| TYPE | REQUIRED <br> PERIOD | REQUIRED NOTICE DATE | ACTUAL NOTICE DATE | ACTUAL <br> PERIOD |
| :--- | :---: | :---: | :---: | :---: |
| Posted Notice | 10 days | September 15,2008 | September 15,2008 | 10 days |
| Mailed Notice | 10 days | September 15,2008 | September 15,2008 | 10 days |

## PUBLIC COMMENT

|  | SUPPORT | OPPOSED | NO POSITION |
| :--- | :---: | :---: | :---: |
| Adjacent neighbors) | 0 | 0 | 0 |
| Other neighbors on the <br> block or directly across <br> the street | 0 | 0 | 0 |
| Neighborhood groups | 0 | 0 | 0 |

## PROJECTI ANALYSIS

## DWELLING UNIT MERGER CRITERIA

Below are the five criteria to be considered by the Planning Commission in evaluating dwelling unit mergers, per Planning Code Section 317, adopted on May 18, 2008:

1. Removal of the units) would only eliminate owner occupied housing.

## Project Meets Criteria.

The current owners purchased the property in 2006 and have been occupying the units since.
2. Removal of the unit(s) and the merger with another is intended for owner occupancy.

## Project Meets Criteria.

3. Removal of the units) will bring the building closer into conformance with the prevailing density in its immediate area and the same zoning.

## Project Does Not Meet Criteria.

The properties in the immediate area within 150 feet of the subject property, between $24^{\text {th }}$ and $25^{\text {th }}$ Streets are zoned RH-2. Of the 42 properties surveyed in the immediate area, including the subject property, $40 \%$ (17) of the lots are multi-family dwellings. The average density for these 42 properties is approximately 1.5 units per lot. Therefore, the density resulting from this merger will not be in keeping with the prevailing density pattern of the immediate area.
4. Removal of the unit(s) will bring the building closer into conformance with prescribed zoning.

## Project Does Not Meet Criteria

The subject property's current density is in conformance with the prescribed RH-2 zoning, in that there are two existing legal units. The proposed unit removal will not bring the building closer into conformance with the prescribed zoning, which permits two-units.
5. Removal of the units) is necessary to correct design or functional deficiencies that cannot be corrected through interior alterations.

## Project Does Not Meet Criteria

The lower unit has one bedroom, a full bath, a full kitchen, direct access to the rear deck and yard, and its own separate entry, which does not adversely impact the function or flow of the upper unit. Although the lower unit only contains one bedroom, the proposed merger and alterations are not necessary to correct design or functional deficiencies in the existing building.

## GENERAL PLAN COMPLIANCE:

The Department's Recommendation is consistent with the following relevant objectives and policies of the Housing Element of the General Plan:

## HOUSING ELEMENT

Objectives and Policies

## OBJECTIVE 1: RETAIN THE EXISTING SUPPLY OF HOUSING.

The existing housing stock is the City's major source of relatively affordable housing. It is very difficult to replace given the cost of new construction and the size of public budgets to support housing construction. Priority should be given to the retention of existing units as a primary means to provide affordable housing.

Policy 2.2:
Control the merger of residential units to retain existing housing.

Consistent: The proposed dwelling unit merger was reviewed against and deemed inconsistent with a majority of the Department's dwelling unit merger criteria. Therefore, the existing dwelling units should be retained.

## SECTION 101.1 PRIORITY POLICIES

Planning Code Section 101.1 establishes eight priority policies and requires review of permits for consistency, on balance, with these policies. The Department's recommendation is consistent with these policies as follows:

1. That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods.

Consistent. Disapproving the merger will preserve two existing dwelling units and thereby maintain a diversity of housing options for the City's residents. The elimination of two smaller, comparatively more affordable dwelling-units to create one larger, comparatively more expensive single-family home is inconsistent with the policy's intent to preserve economic diversity.

## ENVIRONMENTAL REVIEW

The Project was issued an Administrative Categorical Exemption, Classes 1, Category B, Guidelines Section 15301(1)(1) and 15303(b)] on September 8, 2008.

## BASIS FOR RECOMMENDATION

The Department recommends that the dwelling-unit merger from two-dwelling units to a single-family dwelling to be disapproved. The Department's recommendation is consistent with the Objectives and Policies of the General Plan and does not meet the criteria set forth in Section 101.1 and 317 of the Planning Code in that:

- The Project will result in a net loss of one dwelling-unit.
- The Project will eliminate two existing sound, smaller dwelling-units to create one larger, less affordable home.
- The RH-2 Zoning District allows a maximum of two dwelling-units on this lot. This District is intended to accommodate a greater density than what currently exists, and several of the surrounding properties reflect this ability to accommodate the maximum density. The Project is therefore an inappropriate development per the General Plan.


## RECOMMENDATION:

Take DR and disapprove the merger.

Attachments:<br>Block Book Map<br>Sanborn Map<br>Zoning Map<br>Aerial Photographs<br>Site Photo<br>Section 311 Notice<br>Discretionary Review Application<br>Response to DUM Criteria<br>Historic Resource Review Form<br>Reduced Plans<br>Context Photos

Exhibit 3,p 6

## Parcel Map



Exhibit 3, p. 7

Sanborn Map*

*The Sanborn Maps in San Francisco have not been updated since 1998, and this map may not accurately reflect existing conditions.

Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue


ZONING USE DISTRICTS
RESIDENTIAL, HOUSE DISTRICTS



Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue

## Aerial Photo

View from West


Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue

## Aerial Photo

View from East



Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue

Exhatoit 3, p. 11

## Site Photo



Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue

# Exhibit: Za Partial Transcript of DR Hearing to merge two units and make 437 Hoffman a Single-Family Home. 

DR Hearing September 25, 2008
Case \#2008.0572 D for 437 Hoffman Avenue
Sharon Lai: ... The project before you is a mandatory discretionary review of a building application to merge 2 dwelling units into a single-family home. Planning code $\S 317$ requires a Discretionary Review Hearing for building permit applications resulting in the loss of a legal dwelling unit. The Department recommends taking DR and disapproving the project as proposed.

The proposal to merge the two units is by adding an interior staircase connecting the second and first levels, converting the first floor kitchen into a den and replacing the lower unit's front entrance with a window. The subject property is located at 437 Hoffman Avenue between $24^{\text {th }}$ and $25^{\text {th }}$ Streets within the RH2 zoning district (residential 2 family per lot) in the Noe Valley neighborhood. The existing 2 -unit building was constructed in 1905 and has been legalized as a 2 -unit dwelling since 1970. The current owner, Mr. Riley, purchased and resides at both the units since 2006. The Department finds the merger to be unnecessary and undesirable in that the project is inconsistent with the City's general plan policies and only meets 2 of the 5 criteria stated in Planning Code $\S 317 \mathrm{E}$ for reviewing dwelling unit mergers. The general plan emphasis is on the retention of the existing supply of housing and the preservation of economic diversity in neighborhoods. The proposed merger will negatively impact the existing housing stock by eliminating a relatively affordable, sound existing unit, which would be contrary to the housing elements' goals in §101.1's priority policies. The proposed absorption of the smaller and relatively more affordable dwelling unit into an already family-sized two-story unit will not yield the benefit of increasing the number of family-sized units in the neighborhood. Additionally, the subject property presents a number of opportunities to add square footage as permitted by the Planning Code and the Residential Design Guidelines without resorting to the elimination of a housing unit. Hence, the disapproval of the project will be consistent with the City's general plan policies. The Department has received no additional comments from the public. This concludes my presentation. I'm available for questions. Thank you.

Project Sponsor: Hello. My name is Dane Riley and, as mentioned, I'm the owner of 437 Hoffman. I'm here with my family - my wife, Michelle, my daughter, Mackenzie, and my son, Aden. Aden's only a month and a half old. The reason that we're here to appeal to you is partly because we love the neighborhood that we live in. We love Noe Valley. There's a big reason that we chose it. When we moved into the house, my daughter wasn't just yet born, and a month later she joined us in enjoying our house. When we first started looking for houses, we fell in love with Noe Valley because it's very - the parks are great, it's beneficial to families with dogs. The house that we moved into is great because of the yard. And, at the time, it was the perfect dwelling for us. There's two bedrooms in the main house. It was also perfect because my wife's family is in Michigan, and they were able to come out and stay with us sine the apartment that's downstairs is part of the house. Obviously, our family has grown in

## Exhibit: Za, p.2 Partial Transcript of DR Hearing to merge two units and make 437 Hoffman a Single-Family Home.

that time frame, and Aden has joined us, and it's less than ideal to have a house with two children of the opposite sex sharing a room together. And so, our in applying for this is join the houses and one house so that we can have access to 3 bedrooms and continue to enjoy Noe Valley, which we've fallen in love with.

Bill Pashlinsky, architect: I'm going to take exception to a few things that were said by the planning staff. Number one: I do feel that the house as a single-family is meeting the prevailing density requirement. I did a study that was presented to Planning ...
Number two: In regard to the possibility of building additional space 1. the reason the Danes are doing this is right now there are two bedrooms; the idea is to create three bedrooms. When they bought the house, they just had the one child. I know that's a question that comes up quite a bit here, is why didn't you buy a single-family house to start with. And I believe in this case one of the children wasn't present nor was it planned to be present at the time they purchased the house. This is part of life, and additional children, as you can see, show up. And there is indeed a need for an additional bedroom as part of a two-child family. You could build on. A couple things ... the back of the house is something like 40 feet high right now. You clearly cannot build out in front because of preservation laws among other things on the street front. Building out in the rear would be a massive massive undertaking. We're talking about hundreds of thousands of dollars. Number 2 is, while Planning can say we're in buildable areas, the reality is there are neighbors back there who have windows and light. So any type of building project, even if it were affordable to the Danes, really could have a severely negative impact on the neighbors. I don't think it was the intent of the owners in this case from either an economic viewpoint or in case of disturbing neighbors to really do an addition.

Michelle Riley speaks...

## Exhibit, 4

## Permits, Complaints and Boiler PTO Inquiry

Permit Details Report


Disposition / Stage:

| Action <br> Date | Stage | Comments |
| :--- | :--- | :--- |
| $6 / 27 / 2008$ | TRIAGE |  |
| $6 / 27 / 2008$ | FILING |  |
| $6 / 27 / 2008$ | FILED |  |

## Contact Details:

Contractor Details:

| License Number: | END |
| :--- | :--- |
| Name: | UNDECIDED UNDECIDED |
| Company Name: | UNDECIDED |
| Address: | UNDECIDED * UNDECIDED CA 00000-0000 |
| Phone: |  |

## Addenda Details:




Appointments:

| Appointment <br> Date | Appointment <br> AM/PM | Appointment <br> Code | Appointment <br> Type | Description | Time |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Slots |  |  |  |  |  |

Inspections:
Activity Date Inspector Inspection DescriptionIInspection Status

## Special Inspections:

## 437 HOFFMAN AVENUE - PROPOSED PROJECT HISTORY

## PROJECT BACKGROUND

Property was sold to current owner with unit merger approval based on case \#200806275494 and \#2008.0572 D. Current owner retained Toby Long Design to explore the addition of a garage and rear addition to existing structure.

## PROJECT TIMELINE SUMMARY

May 27, 2011 - Toby Long Design submitted additional materials to finalize unit merger site permit on behalf of previous architect, William Pashelinsky.

August 24, 2011 - Site permit approved by SF Planner Sharon Lai.


April 3, 2012 - Pre-Project meeting with San Francisco Planner, Michael Smith, to review schematic design and discuss how to proceed with new scope relative to unit merger approval. Smith reviews documents and concludes that he will need to verify sequence with Zoning Administrator.

April 19, 2012 - Presented Preliminary Conceptual Design to Adjacent Neighbors. Attendee list attached. The following comments were received:

1. Rear addition at south property line to block light at 441 and 439 Hoffman Avenue.
2. Height of rear deck at lowest floor too high.
3. Wrap-around deck on upper level would erode privacy at existing roof deck 441 and 439 Hoffman.
4. Lower deck extended too far
5. Rear addition blocks light at 433 Hoffman
6. Tree removal for new garage is unacceptable.
7. Discretionary review hearing and subsequent unit merger approval only addresses reduction of unit, not addition or creation of parking.
8. Neighbors asked for specific dimensions regarding height.

June 6, 2012 - E-mail message from Michael Smith stating that the building must first be designated as a single family unit prior to the application for any new scope of work. The final step in completing the approved unit merger is to apply to permit for an interior stair connecting the existing top floor to the former lower unit.

September 18, 2012 - Building Permit application and plans for interior connecting stair submitted.
January 09, 2013 - Building Permit approved.
May 30, 2013 - Surveyor retained and survey issued of subject property and adjacent properties.
July 12, 2013 - Final inspection and approval issued for construction of interior stair.
October 15, 2013 - Application for Tree Removal denied by SF Bureau of Urban Forestry, appeal request filed and hearing scheduled.

October 28, 2013 - Tree Removal Hearing, adjacent neighbors present.
December 30, 2013 - Approval to remove street tree pending planning approval for garage and rear addition, issued by Mohamed Nuru.

January 1 - March 5, 2014 - Design revisions made according to neighbor from 2012 meeting with accurate survey information:

1. Rear addition at south property line to block light at 441 and 439 Hoffman Avenue.

Light coming from south, no light blocked from North. Lightwell added on south property line to mirror profile of roof deck at 439 and 441 Hoffman Avenue.

Exhhlbit 6



Contact SFGov Accessibility Policies
City and County of San Francisco © 2000-2009

Exhibit 7 pl
These Records ane for the mectives Held by the peevimans spicing owner. We too these neighbor comments into Account with our first deny we took these neighbor comments into Account with ur ar first design. So in essence- our permit submittal is A Fourth Attempt to
Notice of Pro
ApRIL 5, 2012 - Kelly Condom 3/9/15

Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development
 6503/24 ; Zoning: $\quad$ RH-2 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsors) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
$\square$ New Construction;
$\square$ Any vertical addition of 7 feet or more;
© Any horizontal addition of 10 feet or more;
IX Decks over 10 feet above grade or within the required rear yard;
$\square$ All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to:
Remodel the existing residence which includes an addition at the rear and the modification of the --
lower level to create a single car garage.


## MEETING INFORMATION:

Property Owners) names): Vivek and Pooja Mittal
Project Sponsors): tobylongdesign-Toby Long, AIA - PREVIats OWNER + PREVIOWS DESIGN TEAM
Contact information (email/phone): toby@tobylongdesign.com / 415.905.9030
Meeting Address*: 437 HOFFMAN AVENUE
Date of meeting: -Thursday APRII 19. 2012
Time of meeting**: b Put $^{2}$
*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. -9:00 p.m. Weekend meetings shall be between 10:00 a.m. -9:00 p.m unless the Project Sponsor has selected a Department Facilitated PreApplication Meeting.
If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning. org.

## Notice of Pre-Application Meeting

FEBRUARY 12, 2014
Date

Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development
 6503/24 ; Zoning: $\quad$ RH-2 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) to discuss the project and review the proposed plans with adjacentneighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

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A Pre-Application meeting is required because this project includes (check all that apply):
$\square$ New Construction;
$\square$ Any vertical addition of 7 feet or more;
(x) Any horizontal addition of 10 feet or more; , ir Decks over 10 feet above grade or within the required rear yard; We ScAled back against $\square$ All Formula Retail uses subject to a Conditional Use Authorization. The south side 11 responege to the neigitarrs concerns w/ that The development proposal is to:
Remodel to existing residence which includes an addition at the rear and the modification of the - APPRoACh lower level to create a single car garage.

Proposed: $\frac{1}{3809 \mathrm{SF}} \mathrm{Pe}$
Proposed: $\frac{3}{\mathrm{Pe}}$
Proposed: $\frac{3}{} \mathrm{Pe}$
Proposed: $30^{\prime}-0^{\prime \prime}$ front
Proposed: $\quad 57^{\prime}-3^{\prime \prime}$
Pe Permitted: $\frac{2}{}$
Existing \# of dwelling units: 1 existing bldg square footage: 2238 SF Existing bldg height: $\quad 25^{\prime}-7^{\prime \prime}$ front Existing bldg depth: $\quad 33^{\prime}-7^{\prime \prime}$

## MEETING INFORMATION:

Property Owners) name (s): Vivek and Pooja Mittal
Project Sponsors): tobylonqdesign - Toby Long, AIA
Contact information (email/phone): toby@tobylongdesign.com /415.905.9030
Meeting Address*: 437 HOFFMAN AVENUE
Date of meeting: Thursday, March 6, 2014
Time of meeting**: 6 PM
*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. -9:00 p.m. Weekend meetings shall be between 10:00 a.m. $-9: 00$ p.m unless the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.

If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning. org.

## Exhibit Tip. 3

## 437 HOFFMAN AVENUE - PROPOSED PROJECT HISTORY

## PROUST BACKGROUND

Property was sold to current owner with unit merger approval based on case \#200806275494 and \#2008.0572 D. Current owner retained Toby Long Design to explore the addition of a garage and rear addition to existing structure.

## PROJECT TIMELINE SUMMARY

May 27. 2011 - Toby long Design submitted additional materials to finalize unit merger site permit on behalf of previous architect, william Fasneinsiky.

August 24, 2011 - Site permit approved by SF Planner Sharon Laid.
April 3, 2012 - Pre-Project meeting with San Francisco Planner, Michael Smith, to review schematic design and discuss how to proceed with new scope relative to unit merger approval. Smith reviews documents and concludes that he will need to verify seculence with Zoning Administrator.
April 19, 2012 - Presented Preliminary Conceptual Design to Adjacent Neighbors. Attendee list attached. The following comments were received:

1. Rear addition at south property line to block light at 441 and 439 Hoffman Avenue.
2. Height of rear deck at lowest floor too high.
3. Wrap-around deck on upper level would erode privacy at existing roof deck 441 and 439 Hoffman.
4. Lüver recti extended io far
5. Rear addition blocks light at 433 Hoffman
6. Tree removal for new garage is unacceptable.
7. Discretionary review hearing and subsequent unit merger approval only addresses reduction of unit, not addition or creation of parking.
8. Neighbors asked for specific dimensions regarding height.

June $5,2012 \mathrm{E}$ mail message from Michael Smith stating that the building must first be designated as a single family unit prior to the application for any new scope of work. The final step in completing the approved unit merger is to apply to permit for an interior stair connecting the existing top floor to the former lower unit.

September 18, 2012 - Building Permit application and plans for interior connecting stair submitted.
January 09, 2013 - Building Permit approved.
May 30, 2013 - Surveyor retained and survey issued of subject property and adjacent properties.
July 12, 2013 - Final inspection and approval issued for construction of interior stair.
October 15, 2013 - Application for Tree Removal denied by SF Bureau of Urban Forestry, appeal request filed and hearing scheduled.

Ûctober $2 \mathbb{Z}, ~$ Zûis - Tree k̃emovai rearing, adjacent neighbors present.
December 30, 2013 - Approval to remove street tree pending planning approval for garage and rear addition, issued by Mohamed Nuru.
January 1 - March 5, 2014 - Design revisions made according to neighbor from 2012 meeting with accurate survey information:

1. Rear addition at south property line to block light at 441 and 439 Hoffman Avenue.

Light coming from south, no light blocked from North. Lightwell added on south property line to mirror profile of roof deck at 439 and 441 Hoffman Avenue.
6114 LA SALLE AVENUE \#552, OAKLAND, CA 94611 P:415.905.9030 WWW.TOBYLONGDESIGN.COM

## Exhibit 7.p. 4

2. Height of rear deck at lowest floor too high.

Floor at rear of lowest level lowered $4^{\prime \prime}-10^{\prime \prime}$ to achieve a lower exterior deck elevation.

Wrap around deck at upper floor removed. First floor lightwell created to maximize privacy and light.
4. Lower deck extended too far.

Per section 136 of zoning code configuration and extension of deck permitted within this zone.
5. Rear addition blocks light at 433 Hoffman.
 Residential Design Guidelines. The lightwell at 433 Hoffman has been illegally enclosed with glazing at zero clearance to property line.
6. Tree removal for new garage is unacceptable.

Tree removal has been approved for removal by SF Public Works pending Planning approval for scope of work. See above for details.
7. Discretionary review hearing and subsequent unit merger approval only addresses reduction of unit, not addition or creation of parking. Unit merger completed with final inspection of interior stair. Property is now considered Single Family Dwelling and eligible for proposed scope of work.
8. Neighbors asked for specific dimensions regarding height.

Survey information provided for existing property by American Land Survey and extrapolated on proposed architectural plans.

January 27, 2014 - Submittal for Environmental Evaluation with supplemental Historic Resource Evaluation application

March 6, 2014 - Second Meeting with adjacent neighbors to present updated plans. Attendee list is attached. The following comments were received and addressed as follows:
i. Rear addition at south property line to block light at $43 \bar{y}$ and 441 Hoffman avenue. Light coming from south, no light blocked from North. Lightwell added on south property line to mirror profile of roof deck at 439 and 441 Hoffman Avenue.
2. South lightwell to conflict with privacy on roof deck at 439 and 441 Hoffman. Proposed lightwell mirrors profile of existing roof deck at 439 and 441 Hoffman as recommended in SF Residential Design Guidelines.
3. Rear addition blocks light at 433 Hoffman.

Mirror of lightwell provided at north side of subject property that abuts 433 Hoffman, consistent with SF Residential Design Guidelines. The lightwell at 433 Hoffman has been illegally enclosed with glazing at zero clearance to property line.
4. Lower deck exceeds rear setback.
tower deck configuration permitted per section isis of SF Zoning code.
5. Sidewalk is obstructed by proposed driveway.

Driveway design in accordance with SF DPW Bureau of Street-Use and Mapping "Typical Drawings for a Warped Driveway". This diagram includes minimum sidewalk clearance requirements.

## Exhibut7p5

## Notice of Pre-Application Meeting

January 14, 2015


Date
Dear Neighbor:
You are invited to a neighborhood PreApplication meeting to review and discuss the development proposal at 437 HOFFMAN AVE , cross streets) BETWEEN 24TH \& 25TH ST (Block/Lot\#: 6503 ; Zoning: 024 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code section $3 T 1$ or sta voutcatom. it serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
$X$ New Construction;
$\overline{\mathbb{x}}$ Any vertical addition of 7 feet or more;
Any horizontal addition of 10 feet or more;
[. Decks over 10 feet above grade or within the required rear yard;
All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to; demolish existing building. new front wall moves forward to line of average of adjacent neighbors @ north side \& steps back / extends less @ south side. new building extends to 45\% rear yard setback at north side \& to average of adjacent neighboring building depths at top 2 stories on south side + sets in $50^{\circ}$ away from southern neighbor starting at line of neighbor's adjacent top story indent.
Existing \# of dwelling units: 1 Proposed: 1................ Permitted: 1
Existing bldg square footage: 2992 sf. ...... Proposed: 6053 sf. .... Permitted: 2992 s.f.

Existing y of stories: $3+$ basement_ Proposed: $3+$ basement Permitted: $3+$ basement
(
Existing bldg depth: $45^{\prime}-5^{\prime \prime}$ from front P.L... Proposed: $80^{\prime}-9^{\prime \prime}$ front P.L. Permitted: see 'existing'
$52^{\prime}-9^{\prime \prime}$ (front P.L. to deck) to bsmt/ $68^{\prime}-9^{\prime \prime}$
MEETING INFORMATION
at higher stories
Property Owners) names): Hoffman TIC Group
Project Sponsors): KELLY CONDON
Contact information (email/phone): 415-240-8328/KELLYMCONDON@GMAIL.COM
Meeting Address*: PHILZ COFFEE @ 4298 24th St, San Francisco, CA 94114
Date of meeting: JANUARY 30, 2015 (FRIDAY)
Time of meeting ${ }^{* *}$ : 6PM
*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated PreApplication Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. - 9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m, unless the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.

If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sigov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning. org.

## Exhibit 7pl

## Notice of Pre-Application Meeting

February 16, 2015
Dato
Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development
proposal at 437 HOFFMANAVE
6503
Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
New Construction;
x Any vertical addition of 7 feet or more;
区 Any horizontal addition of 10 feet or more;
$\square$ Decks over 10 feet above grade or within the required rear yard;
$\square$ All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to: SECOND NEIGHBOR MEETING: demolish existing building. new front wall moves forward to line of average of adjacent neighbors @ north side \& steps back / extends less @ south side. new building extends to $45 \%$ rear yard setback at north side \& to average of adjacent neighboring building depths at top 2 stories on south side + sets in $\mathbf{5 0}$ " away from southern neighbor starting at line of neighbor's adjacent top story indent.

*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated PreApplication Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. - 9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m, unless the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.

If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning. org.

From: Kelly Condon [kellymcondon@gmail.com](mailto:kellymcondon@gmail.com)
To: Janet Fowler [jfowlers@aol.com](mailto:jfowlers@aol.com)
Cc: Alek Juretic [alek@citidev.com](mailto:alek@citidev.com); Jason Lindley [jason@citidev.com](mailto:jason@citidev.com); PAUL KRAAIJVANGER [paulusk12@gmail.com](mailto:paulusk12@gmail.com)

## Subject: Re: Plan set as submitted with 311 Notice

Date: Mon, Oct 19, 2015 9:32 am
Attachments: 437 HOFFMAN - NOTICED SITE PERMIT.pdf (6276K)

Janet -
Here is a copy of the site permit as submitted to Planning in a final draft.
Our case planner resigned \& moved on to become the head of planning in another town - so we have a new case planner.

We redesigned the house to keep the front facade details (ie. to NOT trigger the a demo permit) to save time since we have been waiting for a response from Planning since March.
The rest of the plans did not change. Just the front facade \& how the driveway comes into the house.
Square footages are on sheet A 1 (like before).

Kelly Condon
415-240-8328

On Oct 18, 2015, at 11:55 PM, Janet Fowler wrote:
Dear Kelly,
We are wondering if you could provide us with a full-sized or close to full-sized copy of the plans you submitted to Planning and we received with the 311 Notice? The plans that you submitted appear different from the plans you supplied to us. We would like to review the same plans that were submitted to Planning. The plan set that was attached with the 311 Notice from Planning is very puny and not very helpful.

Do you have any explanations that you would like to provide to us? We see that the facade is different. What else is different? What is the square footage of the plans that you submitted to Planning?

Thank you, Janet Fowler

CEQA Categorical Exemption Determination
PROPERTY INFORMATION/PROJECT DESCRIPTION


Project description for Planning Department approval.
Interior remodel and exterior expansion of an existing two-story single-family residence. Add two-car garage. Raise building by $5^{\prime} 4^{\prime \prime}$.

## STEP 1: EXEMPTION CLASS

TO BE COMPLETED BY PROJECT PLANNER

| Note: If neither Class 1 or 3 applies, an Environmental Evaluation Application is required. |  |
| :---: | :--- |
| $\square$ | Class 1 - Existing Facilities. Interior and exterior alterations; additions under 10,000 sq. ft. |
| $\square$ | Class 3 - New Construction/ Conversion of Small Structures. Up to three (3) new single-family <br> residences or six (6) dwelling units in one building; commercial/office structures; utility extensions; <br> change of use under 10,000 sq. ft. if principally permitted or with a CU. |
| $\square$ | Class - |

STEP 2: CEQA IMPACTS
TO BE COMPLETED BY PROJECT PLANNER

| If any box is checked below, an Environmental Evaluation Application is required. |  |
| :--- | :--- |
| $\square$ | Air Quality: Would the project add new sensitive receptors (specifically, schools, day care facilities, <br> hospitals, residential dwellings, and senior-care facilities) within an Air Pollution Exposure Zone? <br> Does the project have the potential to emit substantial pollutant concentrations (egg., backup diesel <br> generators, heavy industry, diesel trucks)? Exceptions: do not check box if the applicant presents <br> documentation of enrollment in the San Francisco Department of Public Health (DPH) Article 38 program and <br> the project would not have the potential to emit substantial pollutant concentrations. (refer to EP _ArcMap > <br> CEQA Catex Determination Layers > Air Pollutant Exposure Zone) |
| $\square \square$ | Hazardous Materials: If the project site is located on the Maker map or is suspected of containing <br> hazardous materials (based on a previous use such as gas station, auto repair, dry cleaners, or heavy <br> manufacturing, or a site with underground storage tanks): Would the project involve 50 cubic yards <br> or more of soil disturbance - or a change of use from industrial to residential? If yes, this box must be <br> checked and the project applicant must submit an Environmental Application with a Phase I |




## STEP 3: PROPERTY STATUS - HISTORIC RESOURCE

TO BE COMPLETED BY PROJECT PLANNER

| PROPERTY IS ONE OF THE FOLLOWING: (refer to Parcel Information Map) |  |
| :---: | :--- |
| $\square$ | Category A: Known Historical Resource. GO TO STEP 5. |
| $\square$ | Category B: Potential Historical Resource (over 45 years of age). GO TO STEP 4. |
| $\square$ | Category C: Not a Historical Resource or Not Age Eligible (under 45 years of age). GO TO STEP 6. |



STEP 4: PROPOSED WORK CHECKLIST
TO BE COMPLETED BY PROJECT PLANNER

| Check all that apply to the project. |  |
| :--- | :--- |
| $\square$ | 1. Change of use and new construction. Tenant improvements not included. |
| $\square$ | 2. Regular maintenance or repair to correct or repair deterioration, decay, or damage to building. |
| $\square$ | 3. Window replacement that meets the Department's Window Replacement Standards. Does not include <br> storefront window alterations. |
| $\square$ | 4. Garage work. A new opening that meets the Guidelines for Adding Garages and Curb Cuts, and/or <br> replacement of a garage door in an existing opening that meets the Residential Design Guidelines. |
| $\square$ | 5. Deck, terrace construction, or fences not visible from any immediately adjacent public right-of-way. |
| $\square$ | 6. Mechanical equipment installation that is not visible from any immediately adjacent public right-of- <br> way. |
| $\square$ | 7. Dormer installation that meets the requirements for exemption from public notification under Zoning <br> Administrator Bulletin No. 3: Donner Windows. |
| $\square$ | 8. Additions) that are not visible from any immediately adjacent public right-of-way for 150 feet in each <br> direction; does not extend vertically beyond the floor level of the top story of the structure or is only a <br> single story in height; does not have a footprint that is more than 50\% larger than that of the original <br> building; and does not cause the removal of architectural significant roofing features. |
| Note: Project Planner must check box below before proceeding. |  |
| $\square$ | Project is not listed. GO TO STEP 5. |
| $\square$ | Project does not conform to the scopes of work. GO TO STEP 5. |
| $\square$ | Project involves four or more work descriptions. GO TO STEP 5. |
| $\square$ | Project involves less than four work descriptions. GO TO STEP 6. |

STEP 5: CEQA IMPACTS - ADVANCED HISTORICAL REVIEW TO BE COMPLETED BY PRESERVATION PLANNER
Check all that apply to the project.

| $\square$ | 1. Project involves a known historical resource (CEQA Category A) as determined by Step 3 and <br> conforms entirely to proposed work checklist in Step 4. |
| :---: | :--- |
| $\square$ | 2. Interior alterations to publicly accessible spaces. |
| $\square$ | 3. Window replacement of original/historic windows that are not "in-kind" but are consistent with <br> existing historic character. |
| $\square$ | 4. Façade/storefront alterations that do not remove, alter, or obscure character-defining features. |
| $\square \square$ | 5. Raising the building in a manner that does not remove, alter, or obscure character-defining <br> features. |
| $\square$ | 6. Restoration based upon documented evidence of a building's historic condition, such as historic <br> photographs, plans, physical evidence, or similar buildings. |
| $\square$ | 7. Additions), including mechanical equipment that are minimally visible from a public right-of-way <br> and meet the Secretary of the Interior's Standards for Rehabilitation. |


| $\square$ | 8. Other work consistent with the Secretary of the Interior Standards for the Treatment of Historic Properties <br> (specify or add comments): |
| :--- | :--- |
| $\square$ | 9. Other work that would not materially impair a historic district (specify or add comments): <br> (Requires approval by Senior Preservation Planner/Preservation Coordinator) <br> Planner/Preservation Coordinator) <br> a. Per HRER dated: <br> b. Other (specify): |
| $\square$ | 10. Reclassification of property status to Category C. (Requires approval by Senior Preservation |
| $\square$ | Further environmental review required. Based on the information provided, the project requires an <br> Environmental Evaluation Application to be submitted. GO TO STEP 6. |
| $\square$ | Project can proceed with categorical exemption review. The project has been reviewed by the <br> Preservation Planner and can proceed with categorical exemption review. GO TO STEP 6. |
| Note: If ANY box in STEP 5 above is checked, a Preservation Planner MUST check one box below. |  |

## STEP 6: CATEGORICAL EXEMPTION DETERMINATION

## TO BE COMPLETED BY PROJECT PLANNER

Further environmental review required. Proposed project does not meet scopes of work in either (check all that apply):

Step 2 - CEQA Impacts
Step 5-Advanced Historical Review
STOP! Must file an Environmental Evaluation Application.
No further environmental review is required. The project is categorically exempt under CEQA.

| Planner Name: | Signature: |
| :--- | :--- |
| Project Approval Action: <br> Building Permit <br> It Discretionary Review betore the Planning Commission is requested, <br> the Discretionary Review hearing is the Approval Action for the <br> project. |  |
| Once signed or stamped and dated, this document constitutes a categorical exemption pursuant to CEQA Guidelines and Chapter 31 of the <br> Administrative Code. <br> In accordance with Chapter 31 of the San Francisco Administrative Code, an appeal of an exemption determination can only be filed within 30 <br> days of the project receiving the first approval action. |  |

Exhibit 9 pS

STEP 7: MODIFICATION OF A CEQA EXEMPT PROJECT
TO BE COMPLETED BY PROJECT PLANNER
In accordance with Chapter 31 of the San Francisco Administrative Code, when a California Environmental Quality Act (CEQA) exempt project changes after the Approval Action and requires a subsequent approval, the Environmental Review Officer (or his or her designee) must determine whether the proposed change constitutes a substantial modification of that project. This checklist shall be used to determine whether the proposed changes to the approved project would constitute a "substantial modification" and, therefore, be subject to additional environmental review pursuant to CEQA.

PROPERTY INFORMATION/PROJECT DESCRIPTION

| Project Address (If different than front page) | Block/Lot(s) (If different than <br> front page) |  |  |
| :--- | :--- | :--- | :---: |
|  | Previous Building Permit No. | New Building Permit No. |  |
| Case No. |  |  |  |
|  | Previous Approval Action | New Approval Action |  |
| Plans Dated |  |  |  |
|  |  |  |  |
| Modified Project Description: |  |  |  |

DETERMINATION IF PROJECT CONSTITUTES SUBSTANTIAL MODIFICATION

| Compared to the approved project, would the modified project: |  |
| :---: | :--- |
| $\square$ | Result in expansion of the building envelope, as defined in the Planning Code; |
| $\square$ | Result in the change of use that would require public notice under Planning Code <br> Sections 311 or 312; |
| $\square$ | Result in demolition as defined under Planning Code Section 317 or 19005(f)? ? |
| $\square$ | Is any information being presented that was not known and could not have been known <br> at the time of the original determination, that shows the originally approved project may <br> no longer qualify for the exemption? |

If at least one of the above boxes is checked, further environmental review is requiredCATEX FORM
DETERMINATION OF NO SUBSTANTIAL MODIFICATION

| $\square$ | The proposed modification would not result in any of the above changes. |
| :--- | :--- |
| If this box is checked, the proposed modifications are categorically exempt under CEQA, in accordance with prior project <br> approval and no additional environmental review is required. This determination shall be posted on the Planning <br> Department website and office and mailed to the applicant, City approving entities, and anyone requesting written notice. |  |
| Planner Name: | Signature or Stamp: |
|  |  |

## Exhibit 9 plo

My comments are in the right margin, next to highlighted areas. (Janet Fowler)


## Exhibit <br> $\qquad$ No RDT Review for this project.

From: Tran, Nancy (CPC) [mailto:Nancy.H.Tran@sfgov.org]
Sent: Thursday, November 12, 2015 12:35 PM
To: Stephen M. Williams
Cc: geneg@sfsu.edu; rufnikhound@gmail.com; paul.lef123@gmail.com; 'Janet Fowler'; Sanchez, Scott (CPC); Washington, Delvin (CPC)
Subject: RE: 437 Hoffman Project----Plans Fail to Meet Minimum Standards of Section 311

Mr. Williams:
The Zoning Administrator determined that the plans will need to be revised and renoticed for an additional 15 days (this does not include the time required for support staff/reproduction). The additional notification will go out to the required organizations and neighbors, including those that were missed in the original mailing. I have informed the project architect of this.

In response to your voicemail following your review of the file last week - I understood your November $9^{\text {th }}$ email inquiry: "Also, may I please review the files? Please let me know when they can be made available for review and copying" as a request to only see the building permit plans and file. Please be aware that not all emails between the project sponsor, interested parties and Planning Department are printed out. If you would like to see all communication, you will need to submit an official Sunshine Records Request. The Department would have to check with all planners involved with the project and access Michael Smith's disabled email account since there may have been emails exchanged prior to it being reassigned to me.

With respect to file notes/scheduling - please be aware that not all projects are required to be scheduled for RDT review. Mr. Smith, who was a representative on RDT, reviewed the project against the RDGs and determined that the scope of work did not trigger formal RDT review and that it met the guidelines. If your client submits a Discretionary Review application, the project will be brought to RDT for final determination before it appears before the Planning Commission.

Regards,
Nancy Tran

Exhibit 11 Sun shines through breezeway into Gene Geisler's kitchen 431-433 Hoffman


Exhibit 12. RDG Guidelines - out of scale with surroundings


Clipping from actual plans of project, page A15

Here's an example of a home at 105 Hoffman, where a garage was added with very little impact to the façade. I know it is not what the 437 Hoffman developers want, but these were actual homeowners.
http://www.socketsite.com/archives/2013/03/plans_to_double_the_square_footage_by_rai sing_the_roof.html


Say NO to the 437 Hoffman Supersized \& Out of Scale House Help To Preserve The Scale and Character of Noe Valley

We are opposed to the proposed development of a massive single-family home at 437 Hoffman Avenue. At 5800 square feet and a story higher than both neighboring homes, the project is out of scale and context for the block and neighborhood. The project includes adding a garage and requires the removal of a significant old street tree and, at the same time, it compounds the mistake of the loss of a dwelling unit with another mistake by replacing an affordable house fit for an average family with a monster house affordable only to very few. We ask the San Francisco Planning Department to enforce the Residential Design Guidelines to maintain the scale and character of our neighborhood by requiring the Project Sponsor to eliminate the additional top story, to protect the mid-block open space by reducing the footprint and to provide rear terracing and side setbacks to maintain light and privacy for surrounding neighbors. We also ask the Planning Department to order the Project Sponsor to revise the plans to accommodate the retention of the street tree.


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May 23,2016
To: President Fong, Vice President Richards and Fellow Commissioners
From: Georgia Schuttish

## Re: 437 Hoffman Avenue; Building Permit No: 2014.04.11.3029; <br> Case No. 2015-003686CUA

Way back in 2008 the Planning Commission approved the merger of two units on a 2-2 vote. Attached are the plans for this proposed unit merger that appeared with the 311 Notice issued August 19, 2008,

The plan is a nice family home. Nice because it can easily accommodate a family and nice because it is in keeping with the character of the neighborhood. It does this by preserving the mass of the structure, the design of the structure, the relationship between the structure and the lot, and the relationship between the adjacent homes and other nearby homes on Hoffman Avenue...and still accommodate a family. And most important of all.....it is not a demolition.

Please look at the plans for this 2008 approved project. Please compare them with the project before you.

Here are some comparisons between the 2008 Plans and the 2016 Plans ( 2014 Permit Application) which you need to consider:

## 2008 Plans: No Demolition (per March 29, 2016 Staff DR Analysis for hearing which was continued from April 7th) <br> 2016 Plans: Two months ago major alteration and remodel, now Tantamount to a Demolition per the Project Sponsor's Conditional Use Application

## 2008 Plans: The front facade of the house remains. (House was "B" rated).

2016 Plans: Future of front facade uncertain due to the Project Sponsor's decision to classify this project as Tantamount to a Demolition (Rating changed to " $C$ " during review process since 2008 for this 2014 Building Permit).

## 2008 Plans: Maintains existing footprint

2016 Plans: Major multi-level vertical and horizontal expansion beyond footprint of approved 2008 unit merger.

2008 Plans:. This house maintains the breezeway on the north side which is a consistent pattern on Hoffman Avenue. Maintains privacy, light and air with no impact on the Mid Block Rear Yard Open Space and immediate neighbors. Preserves neighborhood character.
2016 Plans: Loss of Privacy, Light and Air due to destruction of breezeway. Does not preserve neighborhood character. Negative Impact on the Mid Block Rear Yard Open Space and immediate neighbors privacy, light and air.

> 2008 Plans: Smaller single family home which meets the new Conditional Use Criteria for density And meets Master Plan/CUA/Section 101.1 (b) criteria for neighborhood character and preservation of sound, affordable housing.
> 2016 Plans: Massive single family home with ersatz second unit that is underground, below the garage, which 2 months ago was primarily an in-home gym. Mass does not equal density.

## Conclusion:

The 2008 project was a family home, relatively affordable, creating a tidy, dense, single family home that maintained the character and fabric of the neighborhood, without any negative impacts per the Commission's approval.

Please deny the CUA for this 2016 project and direct the Project Sponsor to keep the home as approved under the unit merger the Planning Commission approved in 2008.

Or direct the Project Sponsors to design a project that:
is not Tantamount to a Demolition, brings certainty to the preservation of the facade, maintains the breezeway, maintains the existing roofline on the block, doesn't construct a garage which will cause the removal of the tree, meets the RDGs for the Rear Yard Mid Block Open space, protects the light, air and privacy of the immediate neighbors, preserves and protects neighborhood character and, would meet the new Section 317 (5) (Q) criteria for density.

|AND WERE CREATED, EVOLVED AND DEVELOPED FOR USE ON, AND IN CONNECTION WTH THIS SPECIFIC PROJECT. NONE OF THESE DEAS, DESIGNS, ARRANGEMENTS OF PLANS SHALL BE USED BY OR DISCLOSED TO ANY PERSON FIRM OR CORPORATION FOE PURPOSE WHAT SO EVER WITHOUT THE WRITTEN PERMISSION OF WILLIAM PASHELINSKY ARCHITECT

| NO. | DATE | DESCRIPTION |
| :---: | :---: | :---: |
| 1 | $08 / 5 / 08$ | PLANNING REV |

$\qquad$
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PROJECT NO. 0807.01
A-2.02

Attachment TO

431 巾ffintad
CASE NO.2015-00368CUA
MEMO TO COMMISSION
FROM. G. Scituttish

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5-23-2016
$$



ATT.
Pagez



ATT:
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## NOTICE OF PUBLIC HEARING / NOTICE OF BUILDING PERMIT APPLICATION (SECTION 311)

On June 27,2008, the Applicant named below filed a Building Permit Application -(2008:0627.5494) with the City and County of San Francisco.

| APPL/CANTINFORMATION | PROJECT SITE INFORMATION |  |  |
| :--- | :--- | :--- | :--- |
| Applicant: | William Pashelinsky | Project Address: | 437 Hoffman Street |
|  | (Architect) | Cross Street: | $24^{\text {th }}$ and 25 $5^{\text {th }}$ Street |
| Address: | 1937 Hayes Street | Assessor's Block/Lot No.: $6503 / 024$ |  |
| City, State: | San Francisco, CA 94117 | Zoning District: | RH-2 |
| Telephone: | (415) 379-3676 | Height-Bulk District: | $40-X$ |

Under San Francisco Planning Code Section 311, you, as a property owner or resident within 150 feet of this proposed project, are being notified of this Building Permit Application. You are not obligated to take any action. For more information regarding the proposed work, or to express concerns about the project, please contact the Applicant above or the Planner named below as soon as possible. If your concerns are unresolved, you can request the Planning Commission to use its discretionary powers to review this application at a public hearing. Applications requesting a Discretionary Review hearing must be filed during the 30-day review period, prior to the close of business on the Expiration Date shown below, or the next business day if that date is on a weekend or a legal holiday. If no Discretionary Review Applications have been filed within the Notification Period, the Planning Department will approve the application and forward it to the Department of Building Inspection for its review, unless specified otherwise (see below).

|  |  | PROJECT SCOPE |  |
| :--- | :--- | :--- | :--- | :--- |
| [ ] DEMOLITION | AND | [ ] NEW CONSTRUCTION OR | [X] ALTERATION (INTERIOR) |
| [ ] VERTICAL EXTENSION | [X] CHANGE \# OF DWELLING UNITS [ ] FACADE ALTERATION (S) |  |  |
| [ ] HORIZ. EXTENSION (FRONT) | [ ] HORIZ. EXTENSION (SIDE) | [ ] HORIZ. EXTENSION (REAR) |  |

## PROTECT FEATURES

## EXISTING CONDITION -PROPOSED CONDITION




#### Abstract

PROJECT DESCRIPTION The proposal is to make minor interior modifications to the first and second floor plans, merging two dwelling units into one. There are no exterior changes proposed. The proposal will result in the reduction of one unit in an existing two-unit building and is subject to Mandatory Discretionary Review (Case No. 2008.0572D) per Planning Code Section 317. The hearing is tentatively scheduled before the Planning Commission on September 4, 2008. Any interested party with concerns about the project other than the dwelling unit merger should file a separate Discretionary Review before the 30day expiration date noted on this Section 311 notice. Should you have any questions, please call the planner at the number listed below.




May 25, 2016

## RE: Building Permit: 2014.04.11.3029 <br> Case No: 2015-003686CUA, 437 Hoffman Ave. June 2 Hearing

To: President Fong, Vice President Richards, and Fellow Commissioners
We are the adjacent neighbor at 439/441 Hoffman and write you to voice our strong opposition to the proposed development for 437 Hoffman which is not only clearly out of scale with the neighborhood but will significantly impact our property. We do not stand alone in our opposition as is evidenced by over 100 signatures that have been obtained in opposition to the exceptional and extraordinary increase in the building's scale and unreasonable development.

We have attached for your review the DR Application that we prepared for the April $7^{\text {th }}$ DR hearing as it outlines our numerous concerns with the project. The latest plans just recently prepared show a second unit but in no way has the excessive scale of the building been reduced.

We urge you to please consider our concerns and limit the excessive development that is planned next door. With your assistance we are confident that we can come to a solution that is livable for all parties involved.

Thank you.
Paul and Stephen

APPLICATION FOR Discretionary Review

## 1. Owner/Applicant Information

| DRAPPLICANT'S NAME: <br> Stephen Baskerville / Paul Lefebvre | ciom |  |
| :---: | :---: | :---: |
| DR APPLICANT'S ADDRESS: <br> 439 Hoffman Avenue, San Francisco, CA | $\begin{aligned} & \text { ZIP CODE: } \\ & 94114 \end{aligned}$ | $\begin{aligned} & \text { TELEPHONE: } \\ & (415) 238-0229 \end{aligned}$ |



| CONTACT FOR DR APPLICATION: |  |  |  |
| :--- | :--- | :--- | :--- | :--- |
| Same as Above $\square \times$ |  |  |  |
| ADDRESS: |  | ZIPCODE: |  |

2. Location and Classification

| STREET ADDRESS OF PROJECT: <br> 437 Hoffman Avenue, San Francisco CA |  |  |  | $\begin{aligned} & \text { ZIP CODE: } \\ & 94114 \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| CROSS STREETS: <br> Between 24th and 25th streets |  |  |  |  |
| $\begin{aligned} & \hline \text { ASSESSORS BLOCKILOT: } \\ & 6503 \quad / 024 \end{aligned}$ | LOT DIMENSIONS: $27^{\prime} \times 125^{\prime}$ | LOT AREA (SQ FT): $3,375$ | ZONING DISTRICT: RH-2 | HEIGHT/BULK DISTRICT: $40-X$ |

## 3. Project Description

Please check all that apply
Change of Use $\square \quad$ Change of Hours $\square \quad$ New Construction $\boxtimes \quad$ Alterations $\boxtimes \quad$ Demolition $\square \quad$ Other $\square$

Additions to Building: Rear $\mathbb{X}$ Front $\mathbb{X}$ Height $\mathbb{X}$ Side Yard $\mathbb{X}$ Single Family Dwelling
Present or Previous Use: Single Family Dwelling

Proposed Use: Single Family Dwelling
Building Permit Application No. 201404113029 Date Filed: 4-11-2014
4. Actions Prior to a Discretionary Review Request

| Prior Action | YES | NO |
| :---: | :---: | :---: |
| Have you discussed this project with the permit applicant? | X | $\square$ |
| Did you discuss the project with the Planning Department permit review planner? | X | $\square$ |
| Did you participate in outside mediation on this case? | $\square$ | - |

## 5. Changes Made to the Project as a Result of Mediation

If you have discussed the project with the applicant, planning staff or gone through mediation, please summarize the result, including any changes there were made to the proposed project.
Very few significant changes were made as a result of discussions with the project applicant.

## Discretionary Review Request

In the space below and on separate paper, if necessary, please present facts sufficient to answer each question.

1. What are the reasons for requesting Discretionary Review? The project meets the minimum standards of the Planning Code. What are the exceptional and extraordinary circumstances that justify Discretionary Review of the project? How does the project conflict with the City's General Plan or the Planning Code's Priority Policies or Residential Design Guidelines? Please be specific and site specific sections of the Residential Design Guidelines.

The exceptional and extraordinary increase in scale of the project building both in height and depth are completely unreasonable and justify the request for Discretionary Review of this project. The San Francisco Residential Design Guidelines are not adequately met. See attached document.
2. The Residential Design Guidelines assume some impacts to be reasonable and expected as part of construction. Please explain how this project would cause unreasonable impacts. If you believe your property, the property of others or the neighborhood would be adversely affected, please state who would be affected, and how:

The unreasonable scale of development changes the character of the neighborhood for all of our neighbors and significantly boxes us in at the rear of our property. It also impacts us in terms of light and privacy. See attached document for more details.
3. What alternatives or changes to the proposed project, beyond the changes (if any) already made would respond to the exceptional and extraordinary circumstances and reduce the adverse effects noted above in question \#1?

Decrease the height of the proposed building
Increase the side setbacks, including those at the lower two floors at 439/441 Hoffman.
Decrease the depth of the proposed building to match the depth of our residence and at a minimum, limit the development to the average of adjacent neighboring building setbacks.

Scale back and terrace the rear of the building to fewer stories See attached document.

## Applicant's Affidavit

Under penalty of perjury the following declarations are made:
a: The undersigned is the owner or authorized agent of the owner of this property.
b : The information presented is true and correct to the best of my knowledge.
c: The other information or applications may be required.


Date:


Print name, and indicate whether owner, or authorized agent:
Stephen Baskerville and Paul Lefebvre
Owner Authorized Agent (circle one)

## Discretionary Review Application Submittal Checklist

Applications submitted to the Planning Department must be accompanied by this checklist and all required materials. The checklist is to be completed and signed by the applicant or authorized agent.


## NOTES:

$\square$ Required Material
Optional Material.
O Two sets of original labels and one copy of addresses of adjacent property owners and owners of property across street


For Department Use Only
Application received by Planning Department:
By: $\qquad$ Date: $\qquad$

## Additional Comments for Discretionary Review Application - 437 Hoffman Avenue

The plans for the building at 437 Hoffman that propose to almost double the existing home's size to an entire building footprint of over 5,600 SF are clearly out of scale for the neighborhood, are not compatible with the surrounding buildings, and will significantly impact our property - we are the adjacent neighbor at 439/441 Hoffman Ave., just south of the 437 Hoffman property.

It is important to note that not only is the proposed development out of scale when comparing one single family residence to another, but in this case, both buildings on either side of 437 Hoffman are multiple family residences. This fact should be kept in consideration when reviewing the excessive scale of the proposed plans for the single family residence at 437 Hoffman.

Per the San Francisco Residential Design Guidelines:
"The building scale is established primarily by its height and depth. It is essential for a building's scale to be compatible with that of surrounding buildings, in order to preserve the neighborhood character. Poorly scaled buildings will seem incompatible (too large or small) and inharmonious with their surroundings."

From what can be seen from the plans (the plans provided were printed extremely small, and are very difficult to read), the following can be observed.

## Excessive Building Height:

As indicated on the Proposed Southern Elevation, the proposed plans for 437 Hoffman show the following:

The front section of the building rises to almost 12 feet higher than 439-441 Hoffman.
At the rear of our home, where there was no structure, the proposed building towers to over 40 feet above our lower floor level at the rear of the building, and this continues for approximately 18 feet towards the back yard. And, an additional 12' deep pop out extends even further back. This is completely out of scale for the neighborhood and totally boxes us in.

The plans also seem to show very high ceiling heights at all levels, again demonstrating excessive scale.

- Basement level finish floor to finish floor at 1st level is 10' 11-3/4"
- 1st Level finish floor to 2nd level finish floor is $10^{\prime} 11-3 / 4^{\prime \prime}$
- 2nd Level finish floor to 3rd level finish floor is 10'-8"
- 3rd Level finish floor to proposed rear top of roof is $11^{\prime} 7-1 / 2^{\prime \prime}$
- 3rd Level finish floor to proposed top of front roof is 14 ' $1-1 / 2^{\prime \prime}$
- Pop up space: the space below the terrace is 9 ' -4 "


## Excessive Building Depth:

Per the San Francisco Residential Design Guidelines:

## "BUILDING SCALE AT THE MID BLOCK OPEN SPACE

GUIDELINE: Design the height and depth of the building to be compatible with the existing building scale at the mid-block open space."

From what can be seen from the plans (again, they are printed extremely small making them difficult to read) the back wall of the proposed new building extends over 28 feet beyond 437 Hoffman's existing back wall, and the proposed development pushes back an additional 12 feet (to an overwhelming 40 feet) with the additional pop-out area.

In terms of impact to our home, the proposed building extends a surprising 30+ feet beyond the back wall of our home, when including the 12' pop out. Even without the pop out, it extends an excessive 18 feet.

At a minimum, the average of adjacent neighboring building setbacks would provide a more reasonable and fair limit to the development towards the back of the property, but the plans push significantly further back beyond this point.

In addition, not only is the side setback too little at a mere 4'-2" (it doesn't even meet the 5 '6" width of the side terrace over the top story at 439-441 Hoffman) but the attempt at mitigating the development with an additional setback on the upper floors at the very rear of the proposed building falls short and does nothing to reduce the building's scale for the lower two floors, which is the entire living space of the lower unit where we reside. The scale is oppressive and will totally block us in.

Per the San Francisco Residential Guidelines:
"The height and depth of a building expansion into the rear yard can impact the midblock open space. Even when permitted by the Planning Code, building expansions into the rear yard may not be appropriate if they are
uncharacteristically deep or tall, depending on the context of the other buildings that define the mid-block open space. An out-of-scale rear yard addition can leave surrounding residents feeling "boxed-in" and cut-off from the mid-block open space."

In addition, we feel that the following best practices for additions extending into the rear yard from the San Francisco Residential Guidelines are not implemented in the proposed plans for 437 Hoffman.

1. "A two-story addition with a pitched roof lessens the impacts of the addition and is more in scale with the rear of the adjacent buildings."
Pitched roof at rear of proposed building is not provided.
2. "This addition has been scaled back to two stories and is set in from the side property lines to minimize its impact."
Full height of proposed 437 Hoffman building continues to the very back of the residence, and building is not scaled or terraced back to fewer stories. In addition, very small side setbacks are provided.
3. "This addition extends the full width of the lot but is set back at the second floor so the building steps down to the rear yard."
Top floors are not fully set back as demonstrated in the example and lower two floors have no additional side setbacks (this is the entire living space for the 439 Hoffman lower unit where we reside. Again it is important to consider that both neighboring units are multiple family units)
4. The rear stairs are setback from the side property line and their projection into the rear yard is minimized, in order to maintain the mid-block open space. Insufficient setbacks are provided

## Insufficient Response to Topography of the Site:

Per the San Francisco Residential Design Guidelines:
"New buildings and additions to existing buildings cannot disregard or significantly alter the existing topography of a site. The surrounding context guides the manner in which new structures fit into the streetscape, particularly along slopes and hills. This can be achieved by designing the building so it follows the topography in a manner similar to surrounding buildings."

The proposed building rises well above both neighbors. We do not feel that the development plans sufficiently address this issue due to the proposed building's excessive scale and height.

## Loss of mid-block green space

Per the San Francisco Residential Design Guidelines:

## "NEIGHBORHOOD CONTEXT

- The block pattern: Most buildings are one piece of a larger block where buildings define the main streets, leaving the center of the block open for rear yards and open space.

Immediate Context: When considering the immediate context of a project, the concern is how the proposed project relates to the adjacent buildings."

Our neighborhood is fortunate to have a wonderful mid-block green space that creates a shared, much cherished, peaceful environment and a wonderful haven for wildlife that is threatened by the excessive development that is planned at the rear of the property. The building of a home of this scale must clearly counter San Francisco's goal of environmental sustainability.

## Privacy and Light

The proposed building encroaches on our home's privacy due to the small, insufficient setbacks, numerous decks and large number and size of windows that would face our home. Even though some of these windows would be frosted, the light they would project towards our home in the evening and at night would significantly impact us.

Rodney Fong, President

May 23, 2016
San Francisco Planning Commission
1650 Mission Street, Suite 400
San Francisco, CA 94103

## RE: 437 Hoffman Avenue <br> Conditional Use Authorization: 2015-003686CUA; <br> BPA No. 2014.04.11.3029 <br> Hearing Date: June 2, 2016

President Fong and Members of the Commission:

## INTRODUCTION

This office represents R. Gene Geisler, the owner, and a 35-year resident, of the residential building at 431-433 Hoffman Avenue in Noe Valley. Dr. Geisler is a longtime resident of the neighborhood and has been a professor at San Francisco State University since 1960.

Dr. Geisler lives in one of the four small rent-controlled units in his building. The development team that owns the building at 437 Hoffman Avenue (Blk/Lot: 6503/024) directly to the south of Dr. Geisler’s building, has after many revisions, requested yet another permit. The project is still the same except this time the developers propose to correctly identify what has always been a demolition of the existing building (built in 1905) and new construction of an uncharacteristically larger, and taller building in its place ("the Project"). The developers have now requested a Conditional Use Authorization, to completely demolish the existing building. The existing building originally had two units. Although previous owners received a permit to remove one of the units, it appears this merger was never completed. Therefore the building was and is capable, at its current square footage of accommodating two affordable rent controlled residential units.

Despite this the Project Sponsors have requested a Conditional Use Authorization to demolish the existing building, and construct a new, building twice the size of the current structure in its place. The proposed building would add a massive amount of square footage, but would not change the physically existing number of residential units (the project would add a unit on paper, which had previously been merged on paper, but not physically removed).

Dr. Geisler and all of his neighbors request that the Commission deny the Conditional Use Authorization and deny or reduce the proposed expansion and deny the demolition of the existing 111-year-old house. The Project is undesirable because it will unnecessarily block air and light from reaching Dr. Geisler’s home. It is undesirable that the Project will completely block Dr. Geisler’s now sunny, south facing windows. Part of the proposed Project will fill-in the existing breezeway between Dr. Geisler's property and the Project Property. This destruction of
the existing breezeway is clearly unnecessary because the building as it stands is already capable of accommodating two residential units.

The proposed expansion will result the loss on paper of one unit of rent-controlled affordable housing (and the actual loss of two rent-controlled units), and replace it with a two unit home of nearly 5000 square feet which is not subject to the Rent Ordinance and almost doubles the existing square footage. The developers have used deceit and withheld information to get what they want over the clear and consistent complaints of the neighborhood residents. The developers do not plan on living in the neighborhood; otherwise it would be hard to imagine them treating their neighbors in this way. The Commission should credit the complaints of their constituents, over the financial well-being of the out of town developers who have thus far run roughshod over the permit process, and deny the Conditional Use Authorization.

## PROJECT HISTORY

The history of a series of projects at this site stretches back nearly a decade and includes former owners of the property. The history begins with a merger application filed in 2008 by the thenowners, the Riley's, which granted the right to merge the two units at 437 Hoffman into one unit.

## A Merger Application Was Approved with Express Limits to Protect the Neighborhood

The merger application was subject to a mandatory Discretionary Review hearing on September 25, 2008. (See Planning Commission Meeting Minutes September 25, 2008 attached as Exhibit 1). The Planning Department staff recommended against the merger, and there was great concern about the loss of affordable rent controlled housing (see Discretionary Review Analysis, Exhibit 2).

The merger was approved on a two to two vote and expressly on the condition that the owners would not expand the envelope of the building or take away street parking by applying for a new garage curb cut (see Exhibit 2). The four Commissioners present that late evening were split on the issue of taking DR and therefore the Commission did not take DR and approved the merger request (Exhibit 1). The resulting permit, BPA No. 2008.0627.5494 (attached hereto as Exhibit 3) contains two separate notes from DBI staff admonishing the owners that there was to be "no expansion" and no curb cut ("NO ALTERATION OR CONSTRUCTION OF CITY RIGHT OF WAY UNDER THIS PERMIT No Street Space!" (Exhibit 3)).

Despite having the unit merger approved by the Planning Commission, the merger was not physically implemented. The second kitchen was not removed and the units were not internally connected. In 2010, the Riley’s sold the house to the the Mittals (Exhibit 4). In 2011 the Project Sponsors retained the architecture firm Toby Long Design to create plans for the addition of a garage, and a rear expansion of the existing building (See Exhibit 5, Toby Long Design 437 Hoffman Ave - Proposed Project History). The addition of a garage, of course, necessitates a curb cut which violates the express instructions of the Planning Commission and the Department of Building Inspection; obviously the expansion also violates the express instructions of the Planning Commission and the Department of Building Inspection from the merger approval. Furthermore, the plans produced in association with the merger have never (not on a single plan
set) accurately shown Dr. Geisler's south facing windows, which the proposed project will shroud in perpetual darkness (Exhibit 6).

## Creeping Expansion in Violation of the Merger Approval Conditions

On April 3, 2012, the Project Sponsors reviewed the expansion and garage design with SF Planner, Michael Smith, who advised them about how to get a permit for the curb cut and rear addition they wanted - despite the unit merger permit which expressly stated that there could be no expansion and no garage. Unfortunately email records related to those discussions have been (according to the Department) "impossible" to recover, despite a Sunshine Ordinance Records Request, because Planner Smith's computer has been frozen after he departed the Planning Department (See the email from Planner Nancy Tran to Stephen Williams attached as Exhibit 7).

On April 19, 2012, Dr. Geisler and other concerned neighbors attended a pre-Application meeting where they were presented with a massive rear addition (See Pre-Application Notice and Meeting Sign-in attached as Exhibit 8). On this date the Developers stated that the building would go from 2230 square feet to 3460 square feet and add 6 feet in height (Exhibit 8). The Project would also remove a significant street tree, raise the height of the structure, add a garage and eliminate street parking.

A Notice of Planning Department Requirements required the completion of the merger before the expansion plans could be approved. The permit application to complete the merger was filed on September 9, 2012, but was withdrawn 10 days later on September 17, 2012 (Exhibit 9).

On May 16, 2013, the Project Sponsors filed revisions to the June 27, 2008 building permit application (the unit merger) to revise the unit merger permit with "no additional work beyond what was orig. approved" (Exhibit 10). A complaint was filed stating that the merger was exceeding the scope of the permit; it was clear from the face of the proposal, that the goal was not a unit merger, but a large rear addition and a garage.

The Neighbors received Notice of Pre-Application Meeting Thursday, March 6, 2014 And Plan Set (Exhibit 11). The notice of pre application meeting states that the Project would expand the building from 2238 square feet to 3809 square feet, and increase the building front from 24 feet to 30 feet in height (Exhibit 11).

On April 11, 2014, the Project Sponsors submitted plans for a \$900,000 "triage" expansion (Exhibit 12). The neighbors did not receive notice of the plans being submitted and approved, and instead merely received notice that 437 Hoffman was being sold.

## The Developers Have Presented a Dizzying Array of Project Proposals, Alternatively Calling the Same Project an "Alteration" and a Demolition

On June 6, 2014, the Planning Department sent the Project Sponsor a Notice of Planning Department Requirements (Exhibit 13). This notice stated that the Department could not approve the application submitted based on the plans provided because the plans did not correctly show the adjacent properties.

In 2014, 437 Hoffman was bought by Count's Gold LLC, a Delaware Corporation which appears to be an investment group that includes a developer, a builder, the Project Sponsor, and others (Exhibit 14 LLC Registration from Secretary of State; Exhibit 15, deed). On January 30, 2015 Dr. Geisler and the neighbors attended yet another pre-application meeting, but the same developer and project sponsors were there to present the same project despite the reported sale of the property (Exhibit 16 Notice of Pre-Application Meeting and sign-in sheet).

On February 25, 2015, the neighbors attended another pre-Application meeting (Exhibit 17 Notice of Pre-Application Meeting and sign-in sheet), where the project sponsor showed a new set of plans for a "remodel" that the project sponsor said was tantamount to a demolition. The plans showed an even larger rear addition than the last set of plans showed. The new plans showed a structure that totaled over 6000 square feet. Dr. Geisler and the other neighbors objected to the excessive ceiling height of all the floors. At the second pre-Application meeting, the neighbors were presented a less boxy-looking façade, and a very minor setback was presented to mitigate loss of privacy to the neighbors to the south (similar to what Dr. Geisler is asking for on the north) (see Exhibit 17).

Despite this, on March 10, 2015 the Project Sponsors filed for another permit (Exhibit 18) estimated at $\$ 750,000.00$. The plan set from that permit shows an addition that nearly doubled the size of the existing building. Because the plans submitted by the Project Sponsor did not meet the Planning Department's requirements, the Department issued a Notice of Planning Department Requirements on May 28, 2015 (Exhibit 19), and September 2, 2015 (Exhibit 20). In the May 28, 2015 Notice of Planning Dept Requirements the Department noted that the submitted plans did not accurately depict the neighboring properties' front setbacks. The September 2, 2015 notice points out that the labeling of measurements was "incorrect or inconsistent" (Exhibit 20).

On October 13, 2015 Dr. Geisler received Notice of Building Permit Application and Plans (Exhibit 21). The notice showed contradictory information on its face. For instance, the notice indicated that the project scope includes a side addition. However, below this box under Project Features the Project Sponsor indicated that there is no side set back on the existing or proposed building. This is belied by the enclosed plans which clearly show a side expansion which will unnecessarily block Dr. Geisler's air and light. The Project Sponsors long ago implemented set backs in their plans, to accommodate the south adjacent neighbors, so it is possible to design a remodel project which does not unnecessarily and undesirably cut off air and light for Dr. Geisler. Furthermore, the boxes are completely contradictory, since there cannot be a side addition unless there is a side setback.

Furthermore, the plans previously submitted did not accurately depict either the existing or proposed project. The horizontal cross-sections on the plans do not show Dr. Geisler's windows, ever. The pictures representing the proposed front façade, show the side expansion as a dotted line. The dotted line suggests that whoever prepared the plans (they are unsigned and undated), attempted to obscure this very real expansion with drafting sleight of hand. The deceit is revealed by the fact that the expansion is shown with a dotted line, but the window facing the street is shown with a solid line. (Exhibit 21).

On December 1, 2015, the Neighbors received yet another proposed plan set in a Re-Notice of Building Permit Application and Plans (Exhibit 23). The December 1, 2015 Re-Notice Plans list the existing square footage of the property as 2992 square feet (up from 2230 square feet on April 19, 2012 (Exhibit 8), and 2238 square feet on March 16, 2014 (Exhibit 11)). Other than that there were no substantive changes, and the problems described in the October plan set remained.

The December 1, 2015 Plans also list the square footage of the Project at 5616 square feet (Exhibit 23), Still nearly double the size of the existing building. Again, in the December plan set these square footage values are extremely difficult to read on the pages delivered with the notice, and there is no cover page to the plans listing some of the basic height, depth and square footage information. Playing hide and seek with these type of numbers is exactly in keeping with the pattern of deceit the developers have shown thus far.

Because the December re-notice plans appear to be the same as the October notice plans the December 1 notice - again - showed contradictory information on its face. The re-notice - again - indicated under Project Scope that the project scope includes a side addition. However yet again below Project Scope under Project Features the Project Sponsor indicated that there is no side set back on the existing or proposed building. again this is belied by the enclosed plans which clearly show a side expansion which will unnecessarily block Dr. Geisler's air and light. Furthermore, the boxes are completely contradictory, since there cannot be a side addition unless a side setback already exists.

## Facing Resistance From The Neighbors, The Developers Change their Tactics (Again)

In light of the objections of the Neighbors of the project, the developers have changed their tactics again, and cancelled the previously scheduled DR hearing just days before. This time the Project Sponsors have requested a Conditional Use Authorization for the Demolition the 111 year old building. (See Exhibit 25 Conditional Use Application for Demolition.) The Conditional Use Authorization is unsigned and undated, but was processed by the Planning Department on May 04, 2016. The Conditional Use Authorization is accompanied by a set of plans dated April 22, 2016, which are attached here to as Exhibit 26.

The Conditional Use Authorization application and accompanying plans do not make substantive changes to accommodate Dr. Geisler’s reasonable objections regarding the project. For the first time in many years the plans are signed by an engineer. The neighbors had previously objected to the acceptance of the plans from an unlicensed designer.

This fig leaf of compliance does nothing to change the fact that the proposed project is unnecessary and undesirable as planned and is in no way compatible with the neighborhood. Therefore the Commission should deny the Conditional Use Authorization, and require that the Project Sponsors accommodate the reasonable demands of the people whose neighborhood they are invading with their planned massive mansion.

## THE COMMISSION SHOULD DENY THE REQUESTED CONDITIONAL USE AUTHORIZATION

The standard for approval of a conditional use authorization is that the "proposed use or feature, at the size and intensity contemplated and at the proposed location, will provide a development that is necessary or desirable for, and compatible with the neighborhood or the community..." Planning code 303(c).

## The Proposed Demolition Will Eliminate Two Affordable Rent Controlled Units and Replace Those Units with Top of the Market Housing

The Conditional Use Authorization and the April 22, 2016 plans still propose an almost 5000 square foot mansion, in the place of a 111 year old piece of San Francisco history. The demolition of the old building will result in the Department of Building Inspection Issuing a new Certificate of Occupancy and Use The proposed new construction will have the convenient benefit to the developers of coming with a new Certificate of Occupancy and Use. This certificate establishes the date that a building is constructed for the purposes of the Rent Control Ordinance which only applies to buildings with certificates of occupancy issued before June 13, 1979.

Therefore the new construction proposed under the Conditional Use Authorization will create two units which are not subject to the rent control ordinance, whereas there are currently two de facto units which are subject to the rent ordinance. The San Francisco General Plan Housing Element Objective 2 is to Retain Existing Housing Units ... without Jeopardizing Affordability. This proposal is therefore not necessary or desirable; rather is a naked attempt to subvert City policies through artful drafting and permitting. The Commission should see through this ruse, and deny approval of the project sponsors' Conditional Use Authorization.

The proposed demolition is by definition not necessary. The project sponsors have changed the layout of the proposed project more times than likely even they can remember. The current project is a multi unit building, and is a marked departure from the single family home that the project sponsors fought for several years to have approved. The demolition only appears to be triggered by the Project Sponsors’ decision on this plan set to alter enough of the existing building that Planning Code 317 requires the major alteration be classified as a demolition.

Under Planning Code Section 317, a Project Sponsor who proposes tearing down only 50\% of the combined front and rear facades and $65 \%$ of the total existing exterior walls may apply for an variance or an expansion permit. A Project Sponsor who tears down 51\% of the combined front and rear façade and $66 \%$ of the existing exterior walls must apply for a demolition permit.

The new proposal which calls for a demolition is not necessary. The Project Sponsors have already submitted numerous plans which did not require a demolition permit. The decision now to radically change course and request a demolition permit is therefore discretionary and not necessary. Therefore the Commission should deny the requested Conditional Use Authorization.

## The Proposed Project Is Unnecessary Because It Will Double The Size Of The Project Building Without Adding Any Housing Units

The proposed project is also clearly not desirable at the size contemplated. the Project sponsors have flatly refused to accommodate the residents of 431-33 Hoffman, who stand to have their entire exiting windows blocked by the proposed demolition and new construction.

The residents of 431-33 Hoffman have attended numerous meeting with the project sponsors; and their complaints have been clear and consistent. The residents of 431-33 Hoffman currently enjoy two-story tall sunny windows on the south side of their building, which the project sponsors plan to block. The project sponsors plan on covering the 431-33 Hoffman windows, and forcing the neighbors into accepting the resulting "lightwell". They have indicated this intention from the beginning, by labeling the windows at 431-433 Hoffman a "covered lightwell" on all of their plan sets, including the April 22, 2016 plan sets. The residents of 431-33 Hoffman do not desire to have their light and air blocked out by a new mansion, even if it will be a mansion with a modest second unit in the basement. The project sponsors have refused to accommodate the neighbors at 431-33 Hoffman by maintaining the side setback.

In San Francisco, respect for air and light, mid-block open space, which Dr. Geisler and the other neighbors are fighting for, are the norm and are protected under law by the Planning Code and Residential Design Guidelines. As the design guidelines point out, "[a] single building out of context with its surroundings can be disruptive to the neighborhood character and, if repeated often enough, to the image of the City as a whole." RDG pg. 3. The Project could not be more out of context.

## Side Spacing Between Buildings; Breezeway Air and Light

The proposed demolition and new construction still fails to respect the air and light breezeway which currently exists between the Project Building and Dr. Geisler's building. This expansion would violate the Residential Design Guidelines which call for the design of buildings to be responsive to the overall neighborhood context, in order to preserve the existing visual characteristic. The Residential Deign Guidelines (at pg. 7) explicitly include block pattern and lot pattern in its explanation of neighborhood character.

Dr. Geisler's primary concern is the Project's unnecessary and undesirable impact on his air, light and privacy. Dr. Geisler currently enjoys a 3-foot breezeway between Dr. Geisler’s Building (433 Hoffman) and the Project Building which allows air to circulate between the buildings and allows sunshine into Dr. Geisler's windows. There are no other significant windows on the south side of Dr. Geisler's house. The Project plans do not even show Dr. Geisler’s windows, and instead label it as a "covered lightwell". These windows are not a light well. They are two-three stories tall and are the only significant source of sunlight on the south side of Dr. Geisler's building. The Project would not only completely encase Dr. Geisler’s only light source; it would tower over the resulting light well, blocking the little remaining light form above for most of the year (Exhibit 24).

There is a strong side spacing pattern present at the adjacent houses on this side of the block. The Project should respect this existing pattern as stated in the Residential Design Guidelines ("RDG") (RDG at pg 15). The Project does not respect the existing pattern of breezeways between buildings, but rather abolishes it altogether. This breezeway is the only source of sunlight on the south side Dr. Geisler's north adjacent building. Dr. Geisler's sunlight would be completely blocked out in the windows that run along his property's south side, because the Project will wall off the well and the dramatically taller building height will tower over the resulting forced light well (Exhibit 24). Therefore the proposed project is neither necessary nor desirable, and is certainly not compatible with the community. (RDG pg. 7.)

## The Prior Approved Plans Were Not Code Compliant and Omitted Basic Mandatory Information

In keeping with the pattern of misinformation from the developers in this project (See Project History above), the most recent April 22, 2016 (Exhibit 26) plans circulated by the Project Sponsors and (approved by the Department) did not comply with Planning Code Section 311(c)(5)(E-H) which states:
"(E) 11x17 sized or equivalent drawings to scale shall be included with the Section 311 written notice. The drawings shall illustrate the existing and proposed conditions in relationship to the adjacent properties ...
(F) The existing and proposed site plan shall illustrate the project including the full lots and structures of the directly adjacent properties.
(H) The existing and proposed elevations shall document the change in building volume: height and depth. ... The front and rear elevations shall include the full profiles of the adjacent structures including the adjacent structures' doors, windows and general massing. Each side elevation shall include the full profile of the adjacent building in the foreground of the project, and the adjacent windows, light-wells and general massing shall be illustrated."
(Planning Code Section 311(c)(5) (E); (F) \& (H) ).
The April 22, 2016 Plans do not accurately depict Dr. Geisler’s side windows (Exhibit 26). Furthermore no plan set for the Project ever has; even though Dr. Geisler has shown up for public meetings and attempted to engage with the Project Sponsors in a good faith manner, not a single set of plans submitted for this project has ever accurately depicted Dr. Geisler's property or Dr. Geisler's windows, which are Dr. Geisler's primary concern; it is as if the Developers believe they can simply will Dr. Geisler out of existence. However artful drafting of plans and insistence on referring to these windows as a "covered lightwell" will not make this proposed plan anymore necessary or desirable. It is not necessary for the Project to block Dr. Geisler's windows (Exhibit 24) for the majority of the hours of the day for most of the year. The faulty April 22, 2016 plans violate Planning Code Section 311(c)(5) (E); (F) \& (H) for failure to adequately depict the adjacent properties in the plans..

Additionally it is clear from the horizontal cross-sections of the building that the Project will completely close off Dr. Geisler's south side windows, and will completely close off the breezeway between the two adjacent properties, and will tower ten (10) feet over the resulting light well (currently windows and glassed in open space). The horizontal cross-sections on the plans do not accurately depict Dr. Geisler's windows, ever.

The plans submitted, are the City's only way to determine the impacts of a Project. When Developers submit inaccurate, plans designed hide features of projects the City cannot adequately determine what a projects' impacts are. The Commission should make the Developers resubmit accurate and code complaint plans so that the City can make an informed and relevant decision in this case.

## Project Is Unnecessary And Undesirable Because It Is Uncharacteristically Tall And Out Of Place In The Neighborhood

Given the size of the project, and the fact that it will not add another physical housing unit to the neighborhood (because the infrastructure for second unit was never removed) the Proposed Project is not necessary or desirable. The Project adds a full story of height to the front of the building, and that is unreasonable and out of scale with the rest of the neighborhood and disturbs the scale of the existing roofline on the east side of the block. The proposed four story roofline sticks up 10 feet higher than Dr. Geisler's roof, to a total height of over 50 feet in the rear of the Project. Dr. Geisler’s residence is to the north of the Project, and therefore the Project promises to plunge Dr. Geisler into forced shade for all but a fraction of the year (Exhibit 24). For all this, the project does not add to the overall number of physical units in existence. Given that the proposed project will have such a negative effect on the neighbors, without actually adding any units, the proposal can hardly be called necessary. Given the express complaints of the neighbors, the project is clearly not desirable to anyone who will live with it.

Allowing the proposed building in this neighborhood would set a new standard of height and massing for the immediate area. It would be the only four story building on a block characterized by two and three story buildings (many of which are multi-unit buildings). In the current climate of rapid development and red hot real estate prices this is exactly the type of development that leads to massive changes in the historic character of neighborhoods like Upper Noe. This directly violates the General Plan Priority Policy No. 2 which requires that "existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods."

Allowing an unnecessary new building with a nearly 60 -foot-tall, 4 story rear addition, in a neighborhood currently characterized by smaller 2 and 3 floor buildings, would fundamentally change the character of the neighborhood. The construction of a building, which is a full story taller than any other buildings in the neighborhood (and a full story taller than the adjacent neighbors) would have an undesirable impact on the long standing character of the neighborhood, an undesirable impact the air and light of Dr. Geisler. These impacts are made worse by the fact that the project site is already capable of accommodating two units, and therefore the entire expansion project in unnecessary. The proposed project does not respect the
neighborhood or the topography of the area. It will completely block in and box out both adjacent neighbors. Such a result is not necessary or desirable under the Code and the RDG's.

## Project Encroaches on Neighbors' Privacy

The height and depth of the Project is excessive. Dr. Geisler's property to the north 431-433 Hoffman will lose all its sunshine (Exhibit 24). The property to the south 439-441 Hoffman will be walled in and there are large windows that create an unnecessary and undesirable impact on privacy. In addition, the decks appear to have glass railings, which further increase the unnecessary and undesirable loss of privacy Regardless of frosted glass, the number of windows proposed for the northern and western elevations pose a huge privacy issue for Dr. Geisler. The December 1, 2015 plans failed to provide the most basic information - the relative positions of the openings and windows on the neighboring adjacent structures to the Project Site "existing" and "proposed." (Exhibit 23). The April 22, 2016 plans now "corrected" and re-circulated, confirm Dr. Geisler’s prior objections. (Exhibit 26). The plans still label Dr. Geisler’s windows as an "enclosed" or "covered lightwell". The April 22, 2016 plans still destroy Dr. Geisler’s breezeway and force his building into perpetual shadow. The April 22, 2016 plans also still tower over the adjacent buildings, with huge windows staring into neighbors' living and bedrooms.

The problem is even worse for the back neighbors on Homestead Street due to the numerous windows proposed for the eastern elevation which will look into their backyards. The lots in the Upper Noe Valley area are steeply sloped and because of the steep slope in the rear yards of these buildings the undesirable impacts on the adjacent buildings will be overwhelming. Because of the east-west alignment of the buildings on this block, all of the neighboring windows and doors will be visible for all the neighbors.

The height and depth of the proposed expansion will have an unnecessary and undesirable adverse impact the mid-block open space. Although one of the adjacent properties (431-433 Hoffman) extends well into this open space, this is only a two-story structure that is vastly smaller than the four story, nearly 60 -foot-tall proposed Project. The proposed expansion will not only box in Dr. Geisler, the adjacent neighbors, and it will also negatively impact the mid-block community amenity shared by all residents of the block. This type of expansion is precisely what the RDG refers to as inappropriate since it leaves the surrounding residents feeling "boxed-in and cut-off from the mid-block open space" ( RDG pg 26). As such the proposed demolition and new construction is not necessary or desirable under the plain language of the RDGs, nor from the perspective of the projects neighbors.

## The Project Has Not Been Adequately Reviewed by The Planning Department and Violates the Residential Design Guidelines

The checklist for compliance with the Residential Design Guidelines which is included in the Conditional Use Authorization Application packet (Exhibit 25) has not been completed and the project appears to violate numerous provisions of the guidelines. It is deeper than both adjacent neighbors AND is taller than its up-hill neighbor ... a ridiculous result for what was a two unit building, merged into one unit (on the express condition that the building not be expanded
further) and then made larger than the neighboring apartment building of four units, only to add another unit in an attempt to avoid making any substantive concessions to the neighbors reasonable complaints.

The multiple sets of inconsistent and incorrect, plans submitted by the Project Sponsors, have made it difficult if not impossible to understand what exactly the Project Sponsors propose. However, what is clear is that the plans submitted do not comply with the legal requirements for plan submissions. The plans are inaccurate, poorly labeled, and accompany a Conditional Use Authorization Application which is unsigned, and undated. This kind of unprofessional submittal should not be rewarded with an approved Conditional Use Authorization. The Commission should deny the Conditional Use Authorization and demand that the Planning Department thoroughly and completely review this project to ensure that it complies with the law.

## CONCLUSION

## Dr. Geisler Would Like the Commission to Deny Conditional Use Authorization and Demand Significant Changes to the Plans and to hold the Department Accountable for Enforcing the Planning Rules

Dr. Geisler would like to see the character of the neighborhood respected by maintaining the side setbacks on the north side of the Project (a compromise that has already been implemented on the south side of the Project). In addition to maintain the side breezeways, and not blocking Dr. Geisler's windows. Dr. Geisler would like the Commission to remove the top floor and reduce the rear yard extension of the proposed building. This would maintain the existing height character of the neighborhood, protect the neighbor's privacy, and (most importantly for Dr. Geisler) preserve the bright sunny conditions of the Project's northern exposure.

Importantly, the removal of the unnecessary and undesirably added height features of the proposed building will respect the privacy of nearby houses, including Dr. Geisler's which will be negatively impacted by the proposed upper floor and 60 -foot-tall rear addition which will loom over the other buildings in the neighborhood and whose massive windows will look down on and into neighbors' residences, including Dr. Geisler's residence.

Dr. Geisler further requests that the Commission require that the proposed building's overall height be reduced to minimize unnecessary and undesirable scale and massing of the new construction. This would keep the project more in line with the existing historic neighborhood. Even without the upper floor, the plans reveal that the proposed building would still have a dramatically expanded footprint, volume and scale than the current structure. The Project is nearly double the square footage of the existing building.

The plans reveal that the proposed building's ceilings (on all floors) are of a greater height than most equivalent buildings. Dr. Geisler asks that the Commission direct the Department to review the plans and if structurally sound, require that the height of the floors be reduced to further reduce the scaling and mass of the building to keep it more in line with the character of the neighborhood. Since the plans call for the excavation and re-grading of the lot, the Dr. Geisler asks that the Department require that the excavation proceed to a further depth and back into the

Rodney Fong, President
San Francisco Planning Commission

May 25, 2016
437 Hoffman Avenue
hillside in order to reduce the scale and height of the proposed building. This would also be more in keeping with the character of the neighborhood.

Finally, the Dr. Geisler would like the proposed building to be redesigned to be in closer harmony with the aesthetic character of the neighborhood. The Upper Noe Neighborhood is not characterized by massive mansions which tower over their humble neighbors, casting them in perpetual shadows; and the addition of such a building would stand out dramatically.

VERY TRULY YOURS,


STEPHEN M. WILLIAMS

## Exhibit 1

## Planning Department

## September 25, 2008

# SAN FRANCISCO PLANNING COMMISSION <br> <br> Meeting Minutes 

 <br> <br> Meeting Minutes}

Commission Chambers - Room 400<br>City Hall, 1 Dr. Carlton B. Goodlett Place<br>Thursday, September 25, 2008 1:30 PM<br>Regular Meeting

COMMISSIONERS PRESENT: Olague, Antonini, Lee and Moore
COMMISSIONER ABSENT: Miguel, Borden and Sugaya

THE MEETING WAS CALLED TO ORDER BY PRESIDENT OLAGUE AT 2:02 P.M.

STAFF IN ATTENDANCE: John Rahaim - Director of Planning, Larry Badiner - Zoning Administrator, Amit Ghosh - Chief Planner, AnMarie Rodgers, Tara Sullivan-Lenane, Sharon Lai, and Linda Avery - Commission Secretary.

CONSIDERATION OF ITEMS PROPOSED FOR CONTINUANCE

The Commission will consider a request for continuance to a later date. The Commission may choose to continue the item to the date proposed below, to continue the item to another date, or to hear the item on this calendar.


#### Abstract

1a. 2008.0614D (B. FU: (415) 558-6613)

1366 SAN BRUNO AVENUE - west side, between $24^{\text {th }}$ and $25^{\text {th }}$ Streets; Lot 007 in Assessor's Block 4263, in a RH-3 (Residential, Three-Family House) District with a 40-X Height and Bulk Designation. The proposal is to demolish an existing two-family dwelling and construct a new three-family dwelling. Planning Code Section 317 requires Mandatory Discretionary Review of Demolition Permit Application No. 2007.03.21.6793 to demolish an existing two-family dwelling.


Preliminary Recommendation: Pending
(Continued from Regular Meeting of September 11, 2008)
(Proposed for Continuance to October 16, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore

1b. 2007.0040DV (B. FU: (415) 558-6613)
1366 SAN BRUNO AVENUE - west side, between $24^{\text {th }}$ and $25^{\text {th }}$ Streets; Lot 007 in Assessor's Block 4263, in a RH-3 (Residential, Three-Family House) District with a 40-X Height and Bulk Designation. Planning Code Section 317 requires Mandatory Discretionary Review for the new construction of units in association with demolition. Planning Code Section 317 requires Mandatory Discretionary Review of Building Permit Application No. 2007.03.21.6789 for the new construction of a three-family dwelling in association with the demolition.
(Continued from Regular Meeting of September 11, 2008)
(Proposed for continuance to October 16, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya

1c. 2007.0040DV (B. FU: (415) 558-6613)
1366 SAN BRUNO AVENUE - west side, between $24^{\text {th }}$ and $25^{\text {th }}$ Streets; Lot 007 in Assessor's Block 4263, in a RH-3 (Residential, Three-Family House) District with a 40-X Height and Bulk Designation. Planning Code Section 317 requires Mandatory Discretionary Review for the new construction a three-family dwelling in association with demolition. Front setback, rear yard, and off-street parking Variances are required and will be considered by the Zoning Administrator.
(Continued from Regular Meeting of September 11, 2008)

## (Proposed for continuance to October 16, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
2. 2006.0432E (P. SIEFERS: (415) 575-9045)

299 VALENCIA STREET - Lot 014 of Assessor's Block 3532, bounded by Valencia, $14^{\text {th }}$ Street, Clinton Park Street (an alley), and Stevenson Street (an alley) - Appeal of Preliminary Mitigated Negative Declaration. The proposed project would include demolition of the existing paved parking lot which covers the 11,020 square foot site, a 222 square foot office shed, formerly a used car sales office, and a billboard sign extending above the west side of the site and construction of a five-story, mixed use building with 4,917 square feet of ground floor retail and 36 dwelling units. The building would contain 12 one-bedroom units and 24 two-bedroom units, of which four (4) are required to be below market rate. The application was filed prior to the March 23, 2006 date within the Planning Code that triggers an increase in the required percentage of below market units from 12 percent to 15 percent. The applicant proposes a total of 36 motorized vehicle parking spaces accessed via Stevenson Street, only thirty of which are permitted with a use permit under recently enacted MarketOctavia Plan and zoning controls. Ground floor retail would be divided into three spaces ranging from 1,479 square feet to 1,958 square feet and would be accessed via Valencia Street, 14th Street and the corner where these two streets intersect. Bicycle parking for 18 bicycles would be provided in the garage and accessible through the lobby. The project sponsor would seek approval from the SFMTA for one on-street loading space to be located adjacent to the elevator along 14th Street which could accommodate a service van or a small truck. No on-site freight or delivery spaces are proposed.
(Continued from Regular Meeting of July 24, 2008)
(Proposed for continuance to October 2, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya

3a. 2007.0676D (E. WATTY: (415) 558-6620)
270 GRANADA AVENUE - east side between Ocean and Holloway Avenues, Lot 046 in Assessor's Block 6942 - Mandatory Discretionary Review pursuant to Planning Code Section 317, of Building Permit Application No. 2007.04.24.9480, proposing the demolition of a one-story, single-family dwelling, located in a RH-2 (Residential, House, Two-Family) District and a 40-X Height and Bulk District.

Preliminary Recommendation: Do not take Discretionary Review and approve the demolition.
(Continued from Regular Meeting of September 4, 2008)
(Proposed for continuance to October 2, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya

3b. 2008.0752D (E. WATTY: (415) 558-6620)
270 GRANADA AVENUE - east side between Ocean and Holloway Avenues, Lot 046 in Assessor's Block 6942 - Mandatory Discretionary Review pursuant to Planning Code Section 317, of Building Permit Application No. 2007.04.24.9487, proposing the construction of a new three-story, two-family dwelling, located in a RH-2 (Residential, House, Two-Family) District and a 40-X Height and Bulk District.

Preliminary Recommendation: Do not take Discretionary Review and approve the new construction as proposed.
(Continued from Regular Meeting of September 4, 2008)
(Proposed for continuance to October 2, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
4. 2008.0987D (A. BEN-PAZI: (415) 575-9077)

652 KEARNY STREET - east side between Clay and Commercial Streets, Lot 036 in Assessor's Block 0227 - Staff-Initiated Discretionary Review of Building Permit Application No. 2008.03.05.6385, proposing a 7-Eleven store in the ground floor of an existing two-story commercial building in the Chinatown Community Business District and a 50-N Height and Bulk District.
(Proposed for continuance to October 16, 2008)

SPEAKER(S): None
ACTION: Continued to October 23, 2008
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
5. 2008.0939ㅡㅡ (T. SULLIVAN-LENANE: (415) 558-6257)

401-421 SHIELDS STREET - southwest corner at Ramsell Street, Lots 001, 046, 047, 048 in Assessor's Block 7074 - The Planning Commission will consider a Planning Code Map Amendment pursuant to Planning Code Section 302 and 306.3 that would include: (1) rezoning Block 7074 / Lots 001, 046, 047, and 048 from P (Public Use) to RH-1 (Residential, Single-Family) on Planning Code Map Sheet ZN12. The proposed Ordinance is before the Commission so that it may recommend adoption, rejection, or adoption with modifications to the Board of Supervisors, and adopt findings, including environmental findings and findings of consistency with the General Plan and the Priority Policies of Planning Code Section 101.1.

Preliminary Recommendation: Approval.

## SPEAKER(S): None

ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
6. 2006.0070T (C. NIKITAS: (415) 558-6306)

LEGISLATIONTO CONTROL THELOSS OF DWELLING UNITS- Code Implementation Document Proposed procedures and criteria to implement newly-adopted Code Section 317 requiring Planning Commission hearings for the removal of certain dwelling and live-work units. The document also sets numerical criteria, some of which are subject to administrative adjustment in response to changing economic conditions.

Preliminary Recommendation: Adoption
(Continued from Regular Meeting of August 7, 2008)
(Proposed for continuance to October 23, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
7. 2005.0911E: (L. KIENKER (415) 575-9036)

616 DIVISADERO STREET aka Harding Theater - east side between Hayes and Grove Streets, Lot 002J in Assessor's Block 1202 - Appeal of Preliminary Mitigated Negative Declaration. The proposed project is to adaptively reuse the Harding Theater as a mixed-use commercial building, called The Harding, divided into at least four tenant spaces, replacement installation of the 1930's marquee and blade sign, demolition of the theater backstage and, on the undeveloped portion of the lot facing Hayes Street, new construction of a five-story, eight-unit condominium, called Harding Place, with up to a project total of 19 off-street parking spaces accessed from Hayes Street, and the approximately 13,700 -sf lot subdivided into a separate parcel for each building. This project is located within the NC-2 (Small-scale Neighborhood Commercial) District and 65-A Height and Bulk District
(The Preliminary Mitigated Negative Declaration has been rescinded. The Appeal is no longer applicable.)

## THE APPEAL WAS RESCINDED

8a. 2005.0911드 (G. CABREROS: (415) 558-6169)
616 DIVISADERO STREET - east side between Hayes and Grove Streets, Lot 002J in Assessor's Block 1202 - Request for Conditional Use Authorization, pursuant to Planning Code Sections 303, 711.11 and 711.21 to allow development of a lot greater than 9,999 square feet and to allow nonresidential uses greater than 3,999 square feet for the alteration and re-use of an existing building (the vacant Harding Theater) into four commercial spaces and for the new construction of a five-story, eight-unit building fronting Hayes Street within the NC-2 (Small-Scale Neighborhood Commercial) District, the Divisadero Street Alcohol Restricted Use District and a 65-A Height and Bulk District.

Preliminary Recommendation: Pending
(Continued from Regular Meeting of July 17, 2008)
(Proposed for continuance to November 6, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya

8b. 2005.0911CV (G. CABREROS: (415) 558-6169)

616 DIVISADERO STREET - east side between Hayes and Grove Streets, Lot 002J in Assessor's Block 1202 - Request for Rear Yard and Dwelling Unit Exposure Variances from Planning Code Sections 134 and 140 to allow the new construction of a five-story, eight-unit residential building fronting Hayes Street (1278 Hayes Street) proposing a 15-foot rear yard where a 25 -percent rear yard measuring 29 feet is required. Four units would face onto the proposed reduced rear yard and therefore do not meet the dwelling unit exposure requirement. The proposed residential building is within the NC-2 (Small-Scale Neighborhood Commercial) District, the Divisadero Street Alcohol Restricted Use District and a 65-A Height and Bulk District.
(Proposed for continuance to November 6, 2008)

SPEAKER(S): None
ACTION: Continued as proposed
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya

## B. COMMISSIONERS' QUESTIONS AND MATTERS (Tape IA)

## 9. Commission Comments/Questions

- Inquiries/Announcements. Without discussion, at this time Commissioners may make announcements or inquiries of staff regarding various matters of interest to the Commissioner(s).
- Future Meetings/Agendas. At this time, the Commission may discuss and take action to set the date of a Special Meeting and/or determine those items that could be placed on the agenda of the next meeting and other future meetings of the Planning Commission.


## Commissioner Lee

1. Last week we had the Peskin's legislation about banding formula retail stores and the issue that I brought up about the availability of hardware stores and shoe repairs in Chinatown.
2. As I promised, I would like to hand this out for staff to provide to people that are looking for shoe repair and hardware stores near North Beach. There is plenty to go out.
3. Secondly; before Director Rahaim joined this department, I did ask that the AIA work with Planning staff regarding training in whatever area is needed.
4. It has come to my attention, apparently, that we have not used anyone from AIA, to my knowledge, to actually do pro-bono work with staff in looking at architectural design.
5. Maybe the Director [Rahaim] can find out and report on that next week.
6. Finally, two weeks ago I was reading the Real State section of the Chronicle that talks about China is not to the West.
7. There was a picture of the Shanghai Planning Museum and I want to pass this out to the department because this is what most cities in China are doing - they actually have a 3-dimesional model of what the city would look like.
8. I thought that this might not be a bad idea for either Friends of City Planning to pay for something like that or maybe even SPUR or AIA to draw it out for the general public to look at it and have a sense of how things fit in.

## Commissioner Antonini

- I made some comments this morning during our hearing on greening but I think they are worthy of re-mentioning and that is in regards to the situation that was described in an article on SPUR in contrast of the payroll tax in San Francisco in comparison with other cities in the Bay Area.
- That was very striking that ours being an average of $\$ 61,000$ compared to $\$ 8,000$ in Oakland, $\$ 4,000$ in San Jose.
- Obviously, there are instances where in some of these other jurisdictions they do some other tax methods but I think that is an alarming figure.
- In that same thing, there was a proposal circulating to have a greening tax that might be able to be used to displace some of this and the advantage with that is there might be more control in keeping businesses in San Francisco.
- I think this other idea presents some alternatives and we have to look at it.


## Commissioner Moore

- I just want to add a little comment to Commissioner Lee's idea about the model.
- I have seen the model and worked with it. This model is probably at a cost of $\$ 4$ or $\$ 5$ million dollars.
- It would be a great idea but in the way that models are built here, that is a far shot and I want to protect our Friends of San Francisco Planning.


## Commissioner Olague

- I would like to know the schedule of the Market - Octavia Plan before [inaudible] Advisory Committee.


## C. DIRECTOR'S REPORT (Tape IA)

10. Director's Announcements

## Director Rahaim

- We had the latest series of meetings on the Transit Center Plan about a week and a half ago.
- The way we are structuring those meetings is that as we develop additional thoughts on that plan, we are having the public meetings to get public reaction.
- This meeting was about certain urban design and streetscape proposals, building form proposals, retail requirements and that sort of things.
- We are still on schedule to have the draft plan for the Transit Center to complete by the end of the year and then we will spend several months taking public comments.
- The Draft EIR is due next June at the end of the draft planning process. We will be coming back to the Commission next month and there would be another public meeting in November.
- There have been two hearings on the Eastern Neighborhoods at the Land Use Committee, one on PDR issues and one on housing.
- You had asked for an additional hearing on The Presidio Trust and Master Plan. The only date that works for your schedule is October 16 and the Presidio is not able to make that date.
- Our suggestion, and we talked to President Olague about this, is to schedule time on next week to discuss a draft of a letter that you would send to the Trust.
- We are drafting that letter now and will have it in your packet. The content would be based on the comments that you all made at the hearing that we had on this.
- Other internal things: MEA [Major Environmental Analysis] of the Department has issued new guideline to consultants on how they are to do their work.
- Those were issued on September 11 and they are guidelines for consultants preparing the CEQA documents. They are attempting to standardize the way we do the documents.
- Tomorrow morning I am making some opening comments at a conference that is sponsored by the Urban Land Institute on transit oriented development.
- You should have received invitations that the week after next we are sponsoring a week long visit by Jon Gahl, urban designer from Denmark, who is doing some work for us in the department.
- We are scheduling a series of meetings and workshops with him. We will send you more details on those.

11. Review of Past Week's Events at the Board of Supervisors and Board of Appeals

## BOARD OF SUPERVISORS:

[Tape malfunction/Comments were unclear]
BOARD OF APPEALS:
None

## D. GENERAL PUBLIC COMMENT - 15 MINUTES


#### Abstract

At this time, members of the public may address the Commission on items of interest to the public that are within the subject matter jurisdiction of the Commission except agenda items. With respect to agenda items, your opportunity to address the Commission will be afforded when the item is reached in the meeting. Each member of the public may address the Commission for up to three minutes.


SPEAKER(S)
Patricia Vaughey and Tenants769NP@yahoo.com

## E. REGULAR CALENDAR

12. 2008.0782T (Tape IA; IB) (T. SULLIVAN-LENANE: (415) 558-6257)

AMENDMENTS RELATING TO PLANNING CODE SECTIONS 725.1 AND 725.42 OF THE UNION STREET NEIGHBORHOOD COMMERCIAL DISTRICT [BOARD FILE NO. 08-0872] - Ordinance introduced by Supervisor Alioto-Pier amending Planning Code Sections 725.1 and 725.42 of the Union Street Neighborhood Commercial District to provide for a limited number of new fullservice restaurant and liquor licenses that satisfy specific requirements and obtain conditional use authorization, making environmental findings and findings of consistency with the General Plan and priority policies of Planning Code Section 101.1.

Preliminary Recommendation: Approval
(Continued from Regular Meeting of September 18, 2008)

SPEAKERS: Dennis Beckman, Michael Williams, Eleanor Carpenter, Jenny Benton, Robert E, Patricia Vaughey, Paul Wermer, Robert Bardell, Pamela Mendelsonn

ACTION: Approved
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
RESOLUTION: 17703
13. 2008.0850B (C. NIKITAS: (415) 558-6306)

MissionBay Blocks 26, 27, 29-32, 33-34, and 41-43 - Proposed creation of the Alexandria Life Sciences and Technology Mission Bay Development District, for design review and office allocation pursuant to Planning Code Section 321, including previously authorized projects and future projects, to limit the total office space and create a pooled allocation within the District. The sites are located in Mission Bay South under a single ownership.
(Continued from Regular Meeting of August 7, 2008)
Preliminary Recommendation:Approval with conditions.

## SPEAKER(S): None

ACTION: Without hearing, continued to October 2, 2008
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
14. 2008.0484B (E. JACKSON: (415) 558-6363)

600 TERRY FRANCOIS BOULEVARD - corner of South Street and Terry Francois Boulevard, aka Mission Bay South Block 30; aka Lot 001 in Assessor's Block 8722 - Application for design review and office allocation pursuant to Planning Code Section 321 to construct a new, approximately 332,395 gross square foot laboratory/office building, 6 stories and approximately 90 feet in height, requesting up to 312,932 square feet of office space. Off-street parking will be provided off-site, in a parking garage to be provided on Block 29. The site is located in the Mission Bay Commercial-Industrial-Retail

Zoning District with an HZ-5 Height and Bulk designation.
(Continued from Regular Meeting of August 7, 2008)
Preliminary Recommendation: Approval with conditions

SPEAKER(S): None
ACTION: Without hearing, continued to October 2, 2008
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
15. 2008.0483B (E. JACKSON: (415) 558-6363)

650 TERRY FRANCOIS BOULEVARD - southeast corner, aka Mission Bay South Block 32; aka Lot 001 in Assessor's Block 8722 - Application for design review and office allocation pursuant to Planning Code Section 321 to construct a new, approximately 305,673 gross square foot laboratory/office building, 6 stories and approximately 90 feet in height, requesting up to 291,367 square feet of office space. Off-street parking will be provided off-site, in a parking garage to be provided on Block 29B. The site is located in the Mission Bay Commercial-Industrial-Retail Zoning District with an HZ-5 Height and Bulk designation.
(Continued from Regular Meeting of August 7, 2008)
Preliminary Recommendation: Approval with conditions

SPEAKER(S): None
ACTION: Without hearing, continued to October 2, 2008
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
16. 2008.0690B (E. JACKSON: (415) 558-6363)

1450 OWENS STREET - north of $16^{\text {th }}$ Street, aka Mission Bay South Blocks 41-43, Parcel 7; aka Lot 006 in Assessor's Block 8709 - Application for design review and office allocation pursuant to Planning Code Section 321 to construct a new, approximately 61,581 gross square foot laboratory/office building, 2 stories and approximately 39 feet in height, requesting up to 61,581 square feet of office space. Off-street parking will be provided off-site, in a parking garage to be provided on Parcel 6. The site is located in the Mission Bay Commercial-Industrial Zoning District with an HZ-7 Height and Bulk designation.
(Continued from Regular Meeting of August 7, 2008)
Preliminary Recommendation: Approval with conditions

SPEAKER(S): None
ACTION: Without hearing, continued to October 2, 2008
AYES: Olague, Antonini, Lee and Moore
ABSENT: Miguel, Borden and Sugaya
17. 2008.0847D (T. FRYE: (415) 575-6822)

1200 19TH STREET - northwest corner of $19^{\text {th }}$ and Mississippi Street, Assessor's Block 4038; Lot 009

- Request of Discretionary Review for Building Permit Application No. 2003.10.09.7072 to construct a new 2-unit, 3-story plus penthouse residential building within an RH-2 (Residential, Two-Family) District with a 40-X Height and Bulk Designation.

Preliminary Recommendation: Do not take Discretionary Review and approve the project
(Continued from Regular Meeting of September 11, 2008)
NOTE: On calendar in error - On 9/11/08 the commission continued this item to 10/16/08
18. 2008.0572D (Tape IB) (S. LAI: (415) 575-9087)

437 HOFFMAN AVENUE- east side between $24^{\text {th }}$ and $25^{\text {th }}$ Streets, Lots 024, in Assessor's Block 6503 - Mandatory Discretionary Review, pursuant to Planning Code Section 317, of Building Permit Application No. 2008.06.27.5494 proposing the dwelling unit merger from two dwelling units into one single-family home. The property is located within a RH-2 (Residential House, Two-Family) District and a 40-X Height and Bulk District.

Preliminary Recommendation: Take Discretionary Review and disapprove

SPEAKERS: Bill Poshalinsky, Michael Rileg

On the motion to not take discretionary review and approved:
AYES: Antonini and Lee
NAYES: Olaugue and Moore

ABSENT: Miguel, Borden and Sugaya

## Motion failed

ACTION: In the absence of a successful motion to not take discretionary review and approve or take discretionary review and approve with modifications or to disapprove, the project is approved as proposed.

DRA: 0024

## F. PUBLIC COMMENT

At this time, members of the public may address the Commission on items of interest to the public that are within the subject matter jurisdiction of the Commission except agenda items. With respect to agenda items, your opportunity to address the Commission will be afforded when the item is reached in the meeting with one exception. When the agenda item has already been reviewed in a public hearing at which members of the public were allowed to testify and the Commission has closed the public hearing, your opportunity to address the Commission must be exercised during the Public Comment portion of the Calendar. Each member of the public may address the Commission for up to three minutes.

The Brown Act forbids a commission from taking action or discussing any item not appearing on the posted agenda, including those items raised at public comment. In response to public comment, the commission is limited to:
(1) responding to statements made or questions posed by members of the public; or
(2) requesting staff to report back on a matter at a subsequent meeting; or

1. directing staff to place the item on a future agenda. (Government Code Section 54954.2(a))

SPEAKERS: None

## Adjournment: 4:05 P.M.

Adopted: August 13, 2009

## Exhibit 2

## SAN FRANCISCO

## PLANNING DEPARTMENT

Discretionary Review Analysis


| EXISTING BUILDING |  | PROPOSED BUILDING |  |
| :---: | :---: | :---: | :---: |
| Building Permit Application Number | 2008.06.27.5494 |  |  |
| Number Of Existing Units | 2 | Number Of New Units | 1 |
| Existing Parking | 0 | New Parking | 0 |
| Number Of Existing Bedrooms | 3 | Number Of New <br> Bedrooms | 3 |
| Existing Building Area | $\pm 2,105 \mathrm{Sq}$. Ft. | New Building Area | $\pm 2,105 \mathrm{Sq} . \mathrm{Ft}$. |
|  |  | Public DR Also Filed? | No |
| 311 Expiration Date | 9/18/08 | Date Time \& Materials Fees Paid | N/A |

## PROJECT DESCRIPTION

The Project is located on a downward sloping lot, where the sidewalk grade is located at the second floor level, in a RH-2 (Residential, House, Two-Family) District. The lot contains two dwelling-units within a three-story building, which was constructed circa 1905. The lower unit occupies the first floor and the upper unit occupies the second and third floors. The Building Permit Application proposes to reduce the number of legal dwelling units from two-dwelling units into a single-family house by constructing a new interior staircase, removing the lower level kitchen, and replacing the lower unit front door with a window (not visible from the street). The resulting single-family house will be a 3-bedroom and 2 -bath dwelling unit.

## PUBLIC COMMENT

|  | SUPPORT | OPPOSED | NO POSITION |
| :--- | :---: | :---: | :---: |
| Adjacent neighbor(s) | 0 | 0 | 0 |
| Other neighbors on the <br> block or directly across <br> the street | 0 | 0 | 0 |
| Neighborhood groups | 0 | 0 | 0 |

## PROJECT ANALYSIS

## DWELLING UNIT MERGER CRITERIA

Below are the five criteria to be considered by the Planning Commission in evaluating dwelling unit mergers, per Planning Code Section 317, adopted on May 18, 2008:

1. Removal of the unit(s) would only eliminate owner occupied housing.

## Project Meets Criteria.

The current owners purchased the property in 2006 and have been occupying the units since.
2. Removal of the unit(s) and the merger with another is intended for owner occupancy.

Project Meets Criteria.
3. Removal of the unit(s) will bring the building closer into conformance with the prevailing density in its immediate area and the same zoning

Project Does Not Meet Criteria.
The properties in the immediate area within 150 feet of the subject property, between $24^{\text {th }}$ and $25^{\text {th }}$ Streets are zoned RH-2. Of the 42 properties surveyed in the immediate area, including the subject property, $40 \%$ (17) of the lots are multi-family dwellings. The average density for these 42 properties is approximately 1.5 units per lot. Therefore, the density resulting from this merger will not be in keeping with the prevailing density pattern of the immediate area.
4. Removal of the unit(s) will bring the building closer into conformance with prescribed zoning.

## Project Does Not Meet Criteria

The subject property's current density is in conformance with the prescribed RH-2 zoning, in that there are two existing legal units. The proposed unit removal will not bring the building closer into conformance with the prescribed zoning, which permits two-units.
5. Removal of the unit(s) is necessary to correct design or functional deficiencies that cannot be corrected through interior alterations.

## ENVIRONMENTAL REVIEW

The Project was issued an Administrative Categorical Exemption, Classes 1, Category B, Guidelines Section 15301(1)(1) and 15303(b)] on September 8, 2008.

## BASIS FOR RECOMMENDATION

The Department recommends that the dwelling-unit merger from two-dwelling units to a single-family dwelling to be disapproved. The Department's recommendation is consistent with the Objectives and Policies of the General Plan and does not meet the criteria set forth in Section 101.1 and 317 of the Planning Code in that:

- The Project will result in a net loss of one dwelling-unit.
- The Project will eliminate two existing sound, smaller dwelling-units to create one larger, less affordable home.
- The RH-2 Zoning District allows a maximum of two dwelling-units on this lot. This District is intended to accommodate a greater density than what currently exists, and several of the surrounding properties reflect this ability to accommodate the maximum density. The Project is therefore an inappropriate development per the General Plan.


## RECOMMENDATION:

Take DR and disapprove the merger.

Attachments:<br>Block Book Map<br>Sanborn Map<br>Zoning Map<br>Aerial Photographs<br>Site Photo<br>Section 311 Notice<br>Discretionary Review Application<br>Response to DUM Criteria<br>Historic Resource Review Form<br>Reduced Plans<br>Context Photos


-The Sanborn Maps in San Francisco have not been updated since 1998, and this map may not accurately reflect existing conditions.

Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue

## Aerial Photo

## View from East



Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue

## Site Photo



Mandatory Discretionary Review
Case Number 2008.0572D
Dwelling Unit Merger
437 Hoffman Avenue

## APPLICATION REQUESTING DISCRETIONARY REVIEW ("D.R.")

This application is for projects where there are exceptional and extraordinary circumstances that justify further consideration, even though the project already meets requirements of the Planning Code, City General Plan and Priority Policies of the Planning Code.
 D.R. Applicant's Address 1937 Hayes Street

$$
\frac{\text { Number\&street }}{\text { City } \operatorname{trincis}\left(0, C_{4} \text { (Apt. \#) }\right. \text { of 4117. }} \text { Zip Code }
$$

D.R. Applicant's telephone number (for Planning Department to contact): 4115, 379-3676 If you are acting as the agent for another persons) in making this request please indicate the name and address of that persons) (if applicable):


Address of the property that you are requesting the Commission consider under the Discretionary Review: 437 Hot H um street

Name and phone number of the property owner who is doing the project on which you are requesting DR.: -W - A

Building Permit Application Number of the project for which you are requesting
DR.: $\qquad$
Where is your, property located in relation to the permit applicant's property?
hi.
A. ACTIONS PRIOR TO A DISCRETIONARY REVIEW REQUEST

Citizens should make very effort to resolve disputes before requesting D.R. Listed below are a variety of ways and resources to help this happen.

1. Have you discussed this project with the permit applicant? YES G NO G
. Did you discuss the project with the Planning Department permit review planner? YES $G$
2. Did you participate in outside mediation on this case? Community Board $G$ Other $G$


Please write (in ink) or type your answers on this form. Please feel free to attach additional sheets to this form to continue with any additional information that does not fit on this form.

## CHECKLIST FOR APPLICANT:

Indicate which of the following are included with this Application:

## REQUIRED:

G Check made payable to Planning Department (see current fee schedule).
G Address list for nearby property owners, in label format, plus photocopy of labels.
G Letter of authorization for representative/agent of D.R. applicant (if applicable).
G Photocopy of this completed application.

## OPTIONAL:

G Photographs that illustrate your concerns.
G Covenants or Deed Restrictions.
G Other Items (specify).

File this objection in person at the Planning Information Center. If you have questions about this form, please contact Information Center Staff from 8 a.m. to 5 p.m., Monday to Friday.

Plan to attend the Planning Commission public hearing which must be scheduled after the close of the public notification peyiod foythe permit.

b). This area of Noe Valley not only consist predominantly of single family homes but is also an area comprised of families with children. The area and style of housing make this conducive to family living. Two blocks away is a park with a children's playground. The upper level of unit does not meet the needs of the family style living. The upper level unit has only 2 bedrooms and no family room. The Danes currently have one child with another on the way. The combination of the units would provide the needed space. The additional space would also provide a guestroom for visiting grandparents.

An addition to the rear is possible but would result in increasing the size of the lower floors with unneeded space. The result would be a 4 story rear yard addition, changing the "cottage feeling" of the current house and out of character with the neighborhood.

The house was built originally (1905) as a single family home. While the Danes use this house for themselves the connecting stair between the $1^{\text {st }}$ and $2^{\text {nd }}$ floor was removed. The merger will allow us to rebuild the stairs.

William Pashelinsky
Architect

|  | 4. Window replacement or installation of new openings at non-visible facades. |
| :---: | :---: |
|  | 5. Construction of deck or terrace that is not visible from any immediately adjacent public right-of-way. |
|  | 6. Installation of mechanical equipment at the roof which is not visible from any immediately adjacent public right-of-way. |
|  | 7. Installation of dormers that meet the requirements for exemption from public notification under Zoning Administrator Bulletin: Dormer Windows, No. 96.2. |
|  | 8. Installation of garage opening that meets the requirements of Zoning Administrator Bulletin: Procedures and Criteria for Adding Garages to Existing Residential Structures, No. 2006.1b. |
|  | 9. Horizontal addition that is not visible from the adjacent public right-of-way for $150^{\prime}$ in each direction; does not extend vertically beyond the floor level of the top story of the structure; and does not have a footprint that is more than $50 \%$ larger than that of the original building. |
|  | 10. Vertical addition that is not visible from the adjacent public right-of-way for $150^{\prime}$ in each direction; is only a single story in height; and does not cause the removal of architectural significant roofing features such as ornate dormers, towers, or slate shingles. |

Preservation Technical Specialist Review Required for work listed below:

|  | 11. Window replacement at visible facades that is not in-kind but meets the Secretary of <br> the Interior Standards for the Treatment of Historic Properties. |
| :--- | :--- |
|  | 12. Sign installation at Category A properties. |

## STEP 4: RECOMMENDATION

$\star$
No Further Historical Resource Review Required.Further Historical Resource Review Required: File Environmental Exemption Application.
Notes: Spoke wl sophip Middlelerook, Tech spec. Door change to window would be permitted by right beeause it is not vsible from strest.
Planner Name: SHARON LAI
Signature: Date: $9 / 8$ lop
Preservation Technical Specialist Name: $\qquad$
Signature: $\qquad$ Date: $\qquad$
Save to [I: Building Permit Applications or I:Cases].
If "Category A," save to [I:MEALHistorical ResourceslCategory A Admin Catex].

## Exhibit 3

## Welcome to our Permit / Complaint Tracking System!

Permit Details Report

Report Date:
Application Number:
Form Number:
Address(es):

Address(es):
Description:
Cost:
Occupancy Code:
Building Use:

11/3/2015 5:30:50 PM
200806275494
3
6503/ 024/ o 437 HOFFMANAV
MERGE 2 UNITS INTO 1 UNIT. REMOVE KITCHEN @ 1ST FLOOR. CONSTRUCT STAIRS BETWEEN 1 ST \& 2ND FLOOR. EXISTING DECK TO COMPLY LATERALLY TO SFBC ' 2010 CODE.
\$10,000.00
R-3
27-1 FAMILY DWELLING

## Disposition / Stage:

| Action Date | Stage | Comments |
| :--- | :--- | :--- |
| $6 / 27 / 2008$ | TRIAGE |  |
| $6 / 27 / 2008$ | FILING |  |
| $6 / 27 / 2008$ | FILED |  |
| $7 / 31 / 2012$ | APPROVED |  |
| $7 / 31 / 2012$ | ISSUED |  |
| $7 / 12 / 2013$ | COMPLETE | 1732975 Final Inspection/Approved |

## Contact Details:

## Contractor Details:

License Number: OWN
Name: OWNER OWNER
Company Name: OWNER
Address: OWNER * OWNER CA 00000-0000
Phone:

Addenda Details:

| Step | Station | Arrive | Start | $\begin{array}{\|l\|} \hline \text { In } \\ \text { Hold } \end{array}$ | Out <br> Hold | Finish | Checked By | Hold Description |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | CPB | 6/27/08 | 6/27/08 |  |  | 6/27/08 | DANG DENNIS |  |
| 2 | PPC | 6/27/08 | 6/27/08 |  |  | 7/24/12 | SAMARASINGHE GILES | 7/24/12: to CPB.grs 8-18-11: Route to CP-Zoc. sjf 6/8/11: Plans in HOLD BIN. 4-13-11: Applicant submit Revision 1 to CP-Zoc/Sharor Lai. sjf 6-27-08: Per Bill, add SFPUC for review. Route to CP-Zoc. sjf |
| 3 | CP-ZOC | 6/27/08 | 6/30/08 |  |  | 5/26/11 | LAISHARON | Dwelling unit merger approved per DRA-024 |
| 4 | CP-NP | 8/19/08 | 8/19/08 | 8/19/08 |  | 5/26/11 | LAISHARON | Sec 311 mailed 8/19/08 exp 9/18/08 |
| 5 | BLDG | 5/27/11 | 6/2/11 | 6/2/11 |  | 8/18/11 | LE THOMAS |  |
| 6 | $\begin{array}{\|l\|} \text { DPW- } \\ \text { BSM } \end{array}$ | 6/2/11 | 6/6/11 |  |  | 6/6/11 | GAIME BERHANE | NO ALTERATION OR CONSTRUCTION OF CITY RIGHT OF WAY UNDER THIS PERMIT No Street space! |
| 7 | SFPUC | 6/7/11 | 6/7/11 |  |  | 6/7/11 | SZU-WHITNEY MONICA | Capacity charge not applicable. Route to PPC 06/07/11. |
| 8 | CP-ZOC | 8/18/11 | 8/24/11 |  |  | 8/24/11 | LAI SHARON | Approve revisions, no expansion |
| 9 | ADMIN | 7/26/12 | 7/26/12 |  |  | 7/31/12 | YU ANNE | 07/26/12: NOC ISSUED. CANCELON 08/16/12.GJS 07/26/12: Application and plans in administration holdbin.ay 7/31/12:Extension paid.New cancel date 5/16/13.Application and plans returned to CPB.Receipt of Payment sent.ay |
| 10 | CPB | 7/24/12 | 7/31/12 |  |  | 7/31/12 | CHAN AMARIS | APPROV \& ISSUE BY AMARIS. 07/25/12 HAND CARRY TO GARLAND SIMPSON FOR SENT OUT A NOTICE OF EXTENSION (KS) |

This permit has been issued. For information pertaining to this permit, please call 415-558-6096.

## Appointments:


Inspections:

| Activity Date | Inspector | Inspection Description | Inspection Status |
| :--- | :--- | :--- | :--- |
| $7 / 12 / 2013$ | Fergal Clancy | FINAL INSPECT/APPRVD | CFC ISSUED |
| $3 / 18 / 2013$ | Fergal Clancy | ROUGH FRAME, PARTIAL | CORRECTION REQUIRED |
| $2 / 6 / 2013$ | Robert Power | FINAL INSPECT/APPRVD | REINSPECT REQUIRED |

Special Inspections:
Addenda No. Completed Date|Inspected By|Inspection Code|Description|Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.

## Technical Support for Online Services

If you need help or have a question about this service, please visit our FAQ area.

## Welcome to our Permit / Complaint Tracking System!

Below is a list of all agents for the selected permit, along with their roles on the project.
Permit Number: 200806275494

|  | Firm Name | Agent Name | Role | From | To |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Info | OWNER | OWNER OWNER | CONTRACTOR | $7 / 31 / 2012$ |  |
| Info | WILLIAM PASHELINSKY ARCH | ERIN PASHELINSKY | ARCHITECT | $6 / 27 / 2008$ |  |
| 1 |  |  |  |  |  |

Online Permit and Complaint Tracking home page.
Technical Support for Online Services
If you need help or have a question about this service, please visit our FAQ area.

## Exhibit 4

Recording Requasted By:
VERDUGO TRUSTEE SERVICE CORPORATION
When Ritcorded Retum To:
Current Trustor:
MECHELLE L JACOBI
DANE W RILEY
435 HOFFMAN AVE :437
SAN FRANCISCO, CA 94114-3513
||||||||||||||||||||N|||||||||||||||||||||
Sun Fraxisco Assesser--ecerder
Phil Ting Assessor-Pecorder
DOC- 2010-J049303-00
Cheek Mumber Saz2/3407
Medresday, SEP 14, 2010 13:29.39
 REEL K229

## EUL RECONNGYANCE




VERDUGO TRUSTEE SERVICE CORPORATION as prosent Trumbe for the Doed of Tuut exocuted by MICHELLE LEE JACOBA AND OANE W RIEY, A SINGLE MWN as Tustor(f), Datod: 10/23/2008 Recorded: 11/07/2006 in Bock/Rooll beer J282 Page/Follo: 0029 as instrument No: 2006-1280044-00 of officalk Recorde in the office of the County Racorder of San Frandisco, Califomia having been requestad in witing, by the nolder of the oblligations socured by sald Daed of Trust to recomvey the estate grantiod to truetee under asid Deed of Trust, does heraby roconty to the persion or pernons legally entsed theribe, whithout warranty, all the astato, ttbe and intorsat acpuired by Trustoo undor sald Doed of Truat.

## AssessorsMTEx ID No. LOT 024 BLOCK 6503

IN WITNESS WHEREOF, VERDUGO TRUSTEE SERVICE CORPORATION as the Trustea has caueed It copporata name to be aftued by a duly authortzed officer on the date ahown in the ecknowledgment certificate below.

On Hupusd 20th. 2010
By: VERDUGO TRUSTEE SERVICE CORPORATION as Trusteo


STATE OF Maryland
COUNTY OF Washington
On this 20th day of August 2010, before me, the undorsigned omicer personally appearsd OENNIS MYYERS, who made acknowedgment on behal of VERDUGO TRUSTEE SERVICE CORPORATION, whe ecknowledges himeeltherbolf to be the VICE PRESIDENT of VERDUGO TRUSTEE SERVICE CORPORATION, a corporation, and that he/she as such VICE PRESIDENT, beting suthortzed so to do, woscutod the forsooing instrument in their ceppecty for the purposes theroin contained, by algning the name of the corporntion by hirnseilherself as VICE PRESIDENT.

WITNESS my hand and offcial soel.

V. Fobin Rau

Notay Public
V. ROBINRAD

Washington $\mathrm{Co}_{2} \mathrm{MD}$
Notay Explres: 1231/2011
(This area for notarial saal)

WHEN RECORDED MANL TO
Union Bank, NA.
Document Follow-Up Department M-520
Z248 Marcury Court, Sutto B
8an Diego, CA g2111

Acet 11-FIDLLITY MATIONEL TItIe Compeny Tuasday, mug 30, 2811 88: ED土 00
Ttl id $\$ 58.60$ Rept $\# 208422353$ REEI. K471 IMAGE 0091 ofa/FT/1-20

FWT 55562
$6503 / 024$


## Deed of Trust

## DEFINTIONS

Words used in multipie sections of this document are defined bolow and other words ero defined in Sections 3, 11, 13, 18, 20 and 21. Certain Rules regarding the usege of words used in this document are also provided in Section 16.
(A) "Security instrument" meana Ihis document, which is dated August 19, 2011 logothor with all Riders io the docurnem.
(B) Borrowert ls

VIVEK METTAL AND POOLA MITTAL, HUSBAND AND WMFE

Borrower is the frustor under inls securty instrumem
(C) Lender" is Union Bank, NA, is succestors and/or askipns. Lender is a National Banking Association orpanized and undsting under the liwt of Callornis. Lender a address is Residentlal Lown Department, P.O. Box 25843. Sen Oiego, CA P2180-5043. Lender is the beneflilary under this Security Instrument.
(D) Trustive" is Unionbancal Mortigeas Corporation.
(E) "Note" means the prombsory note sloned by Borrower and dated August 19, 2011.

The Nole stales that Borower Owes Lander

## NINE HUNDRED TWENTY-EICHTT THOUSAND AND OOH100

Dollars (U.8. \$ $\mathbf{2 g 6}, 000,00$ ) phus interest. Borrower has prombed to pay this dobt in regular Parlodic Payments and to pay the debt in ful not later than September 1, 2051.
[F] "Property" means the property that is descrfoed below under the heading. Transler of Rights in the Property.
(O) Loen' means the debt evdenced by the Nole, plus interast, any prapayment cherges and tale charges due under the Note, and all gums due under this Becurity instrument, phus interost.
[H] "Fidari" means all Riders to this 8ocurty lnstrument that ard babcutod by Borrower. The following Riders are to be executed by Borrower (check box es applicable):

\author{

- Adjustable Rate Rider <br> Balloon Rider <br> $\square$ <br> 1-4 Family Rider <br> Condominlum Rider <br> Sacond Home RiderOtherts) (spedily <br> Biwroekly Payment Ridor
}

[^5](1) "Applicable Luw" mauns al controling appleatio federal, sata and local statutes, regulations, ordinances and administrative rules and orders (thet have the effect of (imw) as well as all applicable final, nonappoalabia judicial opinions.
(J) "Communky Aasoclation Dues, Fees, and Assessments" masns al dues, fees, assossmenta and other charges that are imposed on Borrower or the Property by a condominlum association, horneownars association or simitar organization.
(K) "Elecironic Funds Tranafor" means any transfer of funds, other than a transaction originated by check, draf, or similar paper instrumert, which is inilisted through an alectronic terninat, talephonic instrument, computer, or magnetic tape so as to order, instruct, or authorke a financial institution to debit or credir an Eccount. Euch term Inctudes, but is not Ilmked Io, point-of-sale transfiers, autornatod teler machine franatactions, translers Iniliated by folophone, who transfars, and autometid cisaringhouse transfers.
(L) "Encrow fieme" means those lloms that are described in Section 3.
(ii) Miscellanaous Proceeds" means any compensetton, setilement, award of demages, or proceeds pald by any third party (other than insurance proceeds pald under the covertges deserbbed in 3ection 5) for, (0) damage fo, or destruction of, the Property. (I) condemmation or other taking of all or any part of the Property. (ii) conveyance in liou of condemnetions or (M) misrepresentations of, or orrtsabons as to, the vatue andior condition of the Property.
(N) "Mortgage Insuranca" means insurance protecting Lender against the nonpayment of, or default on, the Loan.
(0) "Periodic Payment" meens the regularty scheduled amount due for il principel and interest under the Note, plus (i) eny amourts under Section 3 of this Seourty Inatrumemt.
(P) REsPA" meana the Roal Estate Sotitement Procedures Act (12 U.S.C. 2001 of seq.) and ls Implamenting regulation, Regulation X (24 C.F.R. Par 3500), as they might be amended from time io time, or any addilional or successor logistation or regulation that govems the same subject matier. As used in this Securty instrument, RESPA refers to all requirements and restrictions that are imposed in regard to a Tedernlly retated mortgege loen" even if the Loan does not quallity as i "lederally related mortagege lown" under RESPA.
(0) "Buceaszor in Intimest of Borrower" means any party that has taken tille to the Property, whether or nof that party has assumed Bonowers obligatlons under the Note and/or this securty Instrument.

## TRANSFER OF RIGHTS IN THE PROPERTY

This Securty hastrument secures to Lender. (i) the repayment of the Loan, and all renewats, extansions and modilications of the Note; and tiD the performance of Borrowtry coventents and agreaments under inls Securty Instrumenl and the Nolo. For thia purpose, Borrower intwocatly grants and conveys to Trustee, in trust, with power of salo, the following described property located in the

County

"\$0es Athached Legal Description"

## Assessor's Identification Number LOT 24, BLOCK 0503


TOGETHER WITH all the mprovements now or horeatter arbcted on the property, and all easements, appurienances, and fixdures now or heranter a part of the property. Al ropiecements and addlions shall also be covered by this Securty instrument. Al of the foregoing is referred to in thil securthy instrumert as the "Property:"

Lom No. 8051058117

fown 200 E oter

BORROWER COVENANTS thet Borrower is lawflly seised of the estats heroby convoyed and has the right to grant and comvey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend genernlly the tille to the Property against all ciains and domands, subject to any encumbrances of record.

THIS sECURTY INSTRUMENT combines unlform covenants for national use and non-unllom covenants with ilmited variations by ferfediction to consitufe a uniform securtiy instrument coverng roal property.

UNIFORM COVENANTB. Borrowar and Lender covenant and agree as follows:

1. Payment of Pincipal, Interest, Escrow Items, Prapaymant Charges, and Late Charges. Borrower shall pay when due the principal of, and interast on, the dabt ewidenced by the Note and any prepayment charpes and late charpes due under the Note. Borrowor shall also pay funds lor Escrow hema pursuart to Section 3. Payments due under the Note and thls Securty Instrument shail be made in U.S. currency. However, M any theck or other instrument ractived by Lender as payment under the Note or this Securty Instrument is roturned to Lender unpaid, Lender mity require that any or all subsequent payments due under the Note and this Becurly Instrument be made in one or more of the following forms, as selected Dy Lender: (b) cash; (b) money order, (c) certined check, benk check, Irassurer's check or cashiers check provided any such check is drawn upon in institution whose deposha ere hsured by a federal agency, instrumentality, or entity, or (0) Electronic Funds Transfor,

Payments are deemed recolved by Lender when recelved at the locabon deskasted in the Note, or ot such other location as mity be designated by Lender in sccordence with the notice provisions in Section 15. Lender may retum any peyment or partial payment if the peyment or partial payments aro insurticlant to bring the Loen current. Lender may accept any payment or partial peyment lisufficient to bring the Loan current whout waker of any righta herbunder or proudice to tis rights to refuse such payment or partial payments in the flure, but Lander is not oblgated to apply such peyments at the tima such peymens are accepted. It each Poriodic Payment is appled es of ils scheduled due dete, then Lender need nol pay literest on unappled funds. Lender may hold such unappled kunds untl Borrower makes payment to bring the Loan current. If Borrower does not do 30 wthin a roesonabia period of tirne, Lender shati elher apply such funds or retum them to Borrower. Y not applied atiler, suct Aunds will be appled to the outstanding principal balance under the Note Immediately prior to foreciosure. No oftisel or chith which Bonower might heve now of in the future ggainst Lender shal relieve Borrower from making pryments due under the Nola and this securky Instrument or performing the covernants and egreements securnd by this Socurty instrument.
2. Applicetion of Payments or Proceeds. Ercopl as otharwista described in this Section 2, al payments accepted and applied by Lender shall be applied in the following order of priorily, (a) inlerest due under the Note; (b) princlpal due under the Nota; (c) amounts due under Section 3. Such payments shall be applied to asch Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late chames, second to any other amounts due under this securly instrument, and then to reduce the procipal balance of the Note.

If Lender rectives a peyment from Bontower for a dolinquent Periodic Paymert which inctudes a sufficiont amount to pay any trie charge due, the payment may be appled to the dellnquent payment and the lefe charge. If mors than one Pertodic Payment is cutstanding, Lender may apply any paymant recahted irom Borrowtr to the repeyment of the Purlodic Peyments if, and to the exdemt thit, ench payment can be peld $h$ ful. To the axcint lhat any encess exists after tho peyment is appliod to the full payment of one or more Pertodic Piryments, such excess may be apoled to any late charges due. Voluntary prepayments shall be applled first to any prepayment charges and then as described in the Note.

Any application of payments, Insurance proceeds, or Mlscelaneous Proceeds to principel due under the Note shall not exdend or postpone the due date, or change the amount, of the Perlodic Peyments.
2. Funda for Eacrow hama. Borrower shall pey to Lender on the day Periodic Payments are due under the Note, until the Nole is peid in full, a sum (the "Funds) to provide for peyment of amounts due for. (a) thouts and assessmants and other lierns which cen attain prortly over this Bocurty instrument as a lion or oncumbrance on the Property, (0) leasehold peyments or ground rents on the Properfy, If any. (c) premiurns for any end all insurance required by Lender under Section 3 ; and (d) Morigage insurance promiums, it any. or any surns payable by Borrower to Lender In lieu of the payment of Morigoge Insurance premiums in sccordance wath the provisions of Section 10. These tems are called "Escrow Rems", At orghnetion or at any time during the term of the Loen, Lender may require that Community Association Dues, Faes, and

Assersments, if any, be escrowad by Borrower, and such dues, foes and assesmments shal be an Escrow Htom. Borrower shall promplly fumish to Lender all nolices of arnounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow lems unless Lender waives Borrower's obligation to pay the Funds io any or all Escrow herts. Lender may walve Borrower's obligation to pay to Lender Funds for any or all Escrow ltems at any thme. Any such waiver may only bo I witing. In the avent of such walver, Borrower shall pay directly, when and whero payble, the amounts due for any Escrow hems for which peyment of Funds has been wehved by Lender and, riender requires, shall fumiah to Lender recelpts avidencing such peyment whthin such time perdod as Londer may require. Borrower's obligation to make such payments and $t 0$ provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Securty Instrument, as the phrase "covenant and agreement' is used h Section 9. If Borrower is obligated io pay Escrow Hems directly, pursuant to a wiver, and Borrower falls to pary the amount due for an Escrow liam, Lender may axercise ths rights under Section 9 and pey such amount and Borrower shal then be obligated under Eection ito rapey to Lander any such amount. Lender may rtwoke the walver as to amy or all Escrow Homs at any lime by a notice ghen in accordance with Section 15, tind, upon tuch revocalion, Borrower shal pay to Lender all Funds, and in such amoums, that are then required under this Section 3.

Lendor may, at any time, collect and hotd Funds in an amount (a) sufficient to permil Lender to apply the Funds at the time specinied under RESPA, and (b) not to exceed the maxdmum amourd a lender can require under RESPA. Lender shal estimete the amound of Funds due on the bests of current data and reasonable estmetes of expendlures of future Escrow thems or othenwlse in eccordance with Applicable Law.

The Funds shall be hald in an insitiution whose deposls are Insured by a federal mgency, instrumentally, or entity (including Lender, Y Lender is an insilution whose deposits are so insurec) or in ary Federal Home Loan Bank. Leader ghat apply the Funds to pay the Escrow Hems no tator than the tirne specified under RESPA. Lendar shall not charge Borrower for holding and apphing the Funds, annually analyzing the escrow sccount, or vertijling the Escrow llems, unless Lender pays Borrower interest on the Funds and Applicable Liw permits Lander to make such a charge. Uniess an agreament is made in witing of Appilcable Law requites interest to be pald on the Funds, Lander shal not be required to pay Borrower any intorest or asmings on the Funds. Bonower and Lender can soree in withg, however, that interest shall be pald on the Funds. Lender shall give to Borrower, whout charga, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds hedd in escrow, as delined under RESPA, Lender shall account to Borrower for the extess funds in accordance with REBPA. If there is a shortage of Funds held in escrow, as dofined under RESPA, Lender shall nolliily Borrower as required ty RESPA, and Bormwer shal pay to Lender the amount necessary to make up the shortage in accordence walh RESPA, but in no more than 12 monthly paymonts. If there is a defticiency of Funds held in escrow, as delined under RESPA, Lender shall nolity Borrower as requirod by RESPA, and Borrower shall pay to Londer the amourl necessary to make up the deficiency in accordance whith RESPA, bul in no more than 12 monthly payments.

Upon payment in tul of all sums securod by this Securily Instrument, Lender shall prompty retund to Borrower any Funds held by Lender.
4. Charges; Lana. Borrower shall pay all taxps, assessmenta, chargea, fines and imposkions attributable to the Property which can attain priorty over thes securty insinument, leasehoid ptyments of ground rents on tha Property, If any, and Communlty Association Dues, Foes, and Assessments, II irly. To the exfent that these thems are Escrow ltams, Borrower shall pey tham in the mannar provided in Section 3.

Borrower shall promplly discharpe ary lien whlah has priorty over thls Securty instrument unless Borrower. (a) egrees in writing to the peymant of the obligtion secured by the lien in a manner acceptable to Lender, but only se long as Borrower is performing such sgreemant; (b) cortests the lien in good fath by, or defends against enforcement of the len in, logal proceodings which in Lender's opinion operats to provent the enforcement of the lien while those proceedings are pending, but only unill such proceedings are conciuded; or (c) secures from the hoider of the lan an ogreement satisfactery to Lender subordinating the lien to this Securty Instrument. U Lender determines thal any pert of the Property is subject to a lien which can eftah prorthy over this Securly Instrument, Lender may give Borrower a notice idertitying the lien. Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Bection 4.

Lender may require Borrower lo pay a one-time charge for a real eatato tex verification andfor reporting service used by Lender in connection with this Loan.
6. Property hacurince. Borrower shall keep the improvements now exdeting or hereafter erected on the Propenty insured against loss by fre, hazards included withl the term "eudended coverage", and any othor

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hazards including, but not imited 10 , aarthquakes and noods, for which Lender requiras insurance. This Insurance shal be mortained in the amounts (inckuthy deductibie levelis) and for the perfods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the lam of the Loun. The haurunce earrier providing the heurance ahal be chosan by Borrower subject to Lendera right to disapprove Borrowers cholce, which rithi shal nol bo exprised unreasonably. Lender may require Bortower to pry, in comection wath this Loan, etther ( $\mathbf{1}$ ) a one-lime charge for fiocd zone determination, cerruncwion and tracking services; or (0) a one-time charge for food zene determination and centitcation servies and subsequent charges each Ume rembephos or similer changes occur which reesoriably might allect such determination or cerificition. Borrower shal also be responsidie for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone detemination resulting from an oblection by Borrower.

If Bonrower talts to mahtain any of the coverapes described above, Lender may obtain insurance coverage. at Lender's option and Bongower's expense. Londer is under no obligation to purchase any particular type or amoum of covernge. Therefore, such coverage shall cover Lender, bun mightif or might not protect Borrowar, Borroweris equily in the Property, or the conttents of the Property, doglirst any risk, hazerd or fabiily and midht provide greater or lesser coverage then was previously in effeci. Borrower neknowledges that the cost of the insurance coverige so obtained might signilicuntly exceed the cosi of insurance thal Borrower cocid have obtained. Any amounts disburied by Lender under this Seclion 5 shat become addilional debt of Borrower secured by this socurity instrument. These amounts shall bear imerest af ene Nole rate from the date of distursement and shall be payable, with such intertest, upon notioe from Lender to Borrower requesthg paymemL.

All insurance polides required by Lender and renewals of sueh policies ahal be subject to Lender's rigm to disapprove such poicies, shal inctude a standerd mortosge clauso, and shal name Lender as mortowees andor as an addillornal loss payee and Borrower futher agrees io generally assion ralas to insurames proceeds to the hodber of the Note up to the ampuin of the outatanding lom belance. Lender shat have the right to hotd the policies and renewall contiscmas. If Lender requires, Borsower shel promply give to Lender al recelpts of paid premiuma and ronewal notces. I Borrower obtahs any form of insuranca coverage, not othenwisa required by Lender, for damage ito, or destruction of, the Property, such pollcy shal include a standard mortgage clause and shal name Lender as morigages andor as an addilional loss peyee and Borrower further agrees to penerally astign rights to Insurance proceeds to the holder of the Nole up to the amount of the outstanding loan balancs.

In the avent of loss, Borrower shall give prompt notico to the insurance carrior and Lender. Lender may make proof of loss if not made prompty by Borrower. Unless Lender and Borrower othanwise agree in writuog. any insurance proceeds, whether or not the undertying hsurunce was required by Lender, shal be applied to restoration or repelr of the Property, it the restoration or repair is economicatly fotsitite and Lender's zocurty is not lessened. During such ropalr and restoration period, Lender shall have the roigh to hoid such insurance proceeds untll Lender has had an opportunty to insped such Propety to ensure the work has been completed to Lenders sallataction. provited thet such inspoction shat be undertaken prompty. Lender may diabburse proceeds for the rapars and restiontion in a single payment or in a serias of progress payments as the work is completod. Uniens an agreemem is mada ih writing or Appicablo Lew requires interest to be pali on such insurance proceeds, Lender ahall not be required to pay Borrower any tmerest or eamings on such proceeds. Fees for pubic adjuters, or other therd parties, ratained by Borrower shal not be peid out of the insurance proceeds and shall be the sole oblogetion of Borrower. It the restoration or repali ta not economically feasibia or Lenders securty would ba loseoned, the msurance proceeds shal be applied to the sums secared by this Securty Instrumart, whether or nol then due, with the emeoss, If any, pald to Borrowor. Euch insurance proceeds shail be applied in tho order provitied for in Section 2.

If Borrowor abandons the Propenty, Lender may fio, nepotiele and settio ary avaliobie insurnancs claim and robeled mations. If Bonrwer does not respond wilhin 30 days to a notice from Lender that the insurance carrier has offered to sedtie a claim, then Lender may nepotsite and sebie the cioin. The 30-day perfod will begin when the notice is given. In oliher overt, or if Lender acquires ite Property under section 22 or othenwise, Borrower heriby assibns to Lendor (a) Borrowers rights to arry insurance proceeds in an amount nol to exceed the amoumts unpaid under the Note or the socurity instrument, and (b) any other of Borrowers frohts (other than the ripht to any rafund of unaarned prorriums pald by Borrower) under al Insurance poilicies covering the Properity. Insofar as such riphts are appticabie lo ine cowerige of the Property. Lender may use ithe hasurance proceseds of her to ropalt or restore the Property or to pay amounts unpali under the Note or this Security instrument, whother or not then due.

[^6]8. Occupancy. Borrower ahall occupy, establish, and use the Properly as Borrowers principal residence wilhin 80 days after the execution of lis Securty Instrument and shel continue to coccupy the Property as Borrowers prinelpel resibence for at least one year aftar the date of occupancy, unlass Lender atherwise agrees in writing, which consent shal not bo unroasonably witheeld, or uniess ectonueing circumstancess exbes which are beyond Bortowtr's comirol
7. Proservation, Malntenance and Protection of the Property; Inspections. Borrower shel nol desircy, diamape, or Impair the Property, altiow the Property to deteriorate or conmid waste on the Property. Whather or not Borrower a residing in the Property. Borrower shall mainiain the Property in orfer to prevent the Property from deterforating or decressing in value due io has conallion. Untoess i is determined purnuant to Section S that repair or restorntion is not aconomically leasilite, Borrower shall promply repeir the Property if derreged to avold further delerioration or damage. II insurnace or condermaston proceeds are peid in connection wht damege to, or the taking of, the Property. Bonrower shal be responsibio for repalifing or rostoring the Property only if Lender has released proceods for such purposes. Lender may disburse procteds for the repeirs and restoration in a single paymem or $h$ a series of progress peyments as the work is cornpleted. It the insurance or condemnation procoeds are not surficiont to repar ace restore the Property. Bonrower is not resioved of Borrower's obligation for the completion of such repar or resiorition.

Lander or is agent may makia roasonabie artries upon and inspections of the Property. If z has roasonable cause, Lender may inspect the inientor of the improvemants on the Property. Lender shel give Borrower notice at the lime of or prifor to such an inforior inspection spacifying such raesonebto ceuse.
2. Borrower't Loan Application. Borrower shal be in defaul K , during the Loan application process, Bomower or any persons or enilities acting at the direction of Borrower or with Borrowers knowedge or consern gave materialy falise, misloading, or maccurale informadion or staternents to Lander (or fabed to provide Lender whith material information) in connection with the Loan, Material ropresondations inctude, but are not limted to. representaitons conceming Borrowar's oceupancy of the Property as Borrowars princtoal realdenco.
3. Protettion of Lender's Interest in the Property and RJghta Under this Securty Inatnument. II (a) Borrower fald to periorm the covenants and agreements contained in this Securly instrument, (b) thers is - logal proceeding that might stonineanily affect Lenders mierest in the Propety andior fohts under tils seeurity Instiumemt (such as procoeding in bankruptcy, probate, for condamnaton or foriaturo, for enforcomont of a ben which mey atting priority over thia Secuity linstrument or to enforce lews or regulations). or (c) Borrower hes abendoned the Proporty, then Lender may do and pey for whatever is reasonabie or appropiste to proted Lander's intersas in the Propenty and rifits under this securty instrument, Inchuding protecing andior assessing the watve of the Property, and securing andior ropaiting the Property. Lender's acions cen inctude, but ere nol ilmied to: (0) paying any sums secured by a ion witch hos priority over tils securty hratrument; (b) appearing in court; and (c) paying rassonable allomegs' fees la proted iss irierest h the Propenty and/or righss under ints secarty instrument, hactuding lis securred postion in a bankruptcy procesing. Securing the Propenty lictudes, but is not limited to, entering the Property to make repeirs, changes locks, replace or board up soors and whoows, draln water from pipes, olininate buliding or other code violations or dangerous conditions, and heve utililies turned on or off. Athough Lender may tike action under this Section 9 . Lender does not have to do so and la nol undor any duty or oblipasion to do 30 . 1 is wareed that Lender incurs no liablily for not taking any or all aclions suthortzed under this soction 9 .

Any amouns diblursed by Lender under this Section 9 shall become additional dett of Borrower securad by this securty mistrument. Thess amounts shal bear hiterest at the Nota rato form the dete of disbursement and shail toe payablo, with wuch hiterest, upon notice from Londer to Borrower requesting poyment.

If inis securly instrument is on a loessehold, Borrower shall comply with al the provsions of the lesso. Ir Borrower soquiras toe tile to tha Property, the ioasehold and the fee twie shall nol merge unless Lender egrees to the merper in wring.
10. Mortgage freurance. HLender required Mortpape insurance as a condibion of makling the Loan, Borrower ahal pey the premiums required to maintain the Hortgage insurance in efficc.. if, for any reeson, the Morigege insurance coverrage required by Lender ceases to be avaiable from the morigage insurer that proviously proviled such insurance and Borrower was requirsd to make separately doslgnated payments towird the promiums for Mortpgee insurance. Borrower shal pay the promkims required to obtain coverage
 cost to Borrower of ite Mongaga insurance previously in effect, from an alternate mongapa insurtir selecied by Lender. If substantially equivalent Mortpage insurance coverige is not mvilabto, Borrower shall continue
to pay to Lender the amount of the seperately desionsted payments that were due when the insurance coverage cassed to bo in effect. Lender will accopt, use and retain these payments as a non-rtundable loss reserve in leu of Mortauge insurance. Such loss reserne shall be non-rofundabie, notwinsianding the fact that the Loan is ullimately paid in fut, and Lender shall not be required to pay Borrower any Interesi or olmings on such loss reserve. Lender can no longer require loss reserve paymants if Moryege Insurance coverige (in the amount and for the period thit Lendar requirss) provided by an insurer selected by Lender again becomes avallabla, is obtained, and Lender requires separately deslanated peyments toward the premiums for Morigege Insurance. If Lender required Mortgege Insuranca as a condlion of making tha Loan and Borrower wes required to make separalely cestonated payments toward the prembuns for Morigega Insurance, Borrower shall pay the premiums required to maintain Mortoege Insurance in eftect, or to provide a non-refundable loss resarve, until Lenders requirament for Mortgage insurance ends in accordance with any writien agreambent between Borrower and Lender providing for such fermination or until lermination is required by Applicabio Lew. Nothing in this Eection 10 aftiocts Borrowir's obligation to pay interost at the rate provided In the Note.

Martogede Insurance remburses Lender (or any entlly that purchases the Note) for cortain losses il may incur Ir Borrower does nok repay the Loan as agroed. Borrower is not a party to the Wortpege Insurance.

Mortgage insurams evaluate thatr ictal rask on all such insurance in force from time to time, and may onter into agreements with other partes that share or modify their isk, or reduca loases. These agreernents are on lerms and conchions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agratementa may require the mortgage insurse to make payments using any source of funds that the morogege insurer may have svalable (which may include functs obtalned from Mortgage insurance premtums).

As a resuli of those egreoments, Lender, any purchaser of the Note, another insurer, any reinsuror, any other entily, or any eftitale of any of the forogoing. mey recolve (directly or inolrectly) amounts that dertvo flom (or might be charractertzed as) a portion of Borrower's payments for Morigage insurnnce, in exchange for shailing or moditing the mortpage insurer's ifik, or reducing losses. If such agreement provides thet an amfiate of Lander takes a share of the insurer's risk in exchange for a share of the premiums paid to the Insurer, the arrangement is ofen terned "caplve reinsurance." Further.
(a) Any such sgrsementia will not effiect the amounta that Borrower has sorved to pay for Mortgags Ingurance, or any other termit of the Loan. Buch agreemerts will not Increase the amount Borrower will owt for Mortgage Insurance, and they will not ontitie Borrower to any refund.
(b) Any auch agreementa will not effect the righta Borrower has - If any - whth respect to the Morigage Insurance under the Homeowners Protaction Act of 19as or any other faw. There right: may include the fight to recalve bertain disclosurte, to roquest and obtain cancellation of Mortgage Itaurance, to have the Mortgage Insurince terminatid automatically, andor to recelve a refund of any Mortgage Inturance promlume that weve unaarned at the time of tuch cancellation or termination.
11. Asslgnment of Miscalleneous Proceede; Forfolturs. Al Miscollaneous Procseds are hereby assigned to and shall be paid to Lender.

If the Property is damaged, such Miscolaneous Proceeds sheil be applied to restoration or repalr of the Property, Mi the ratioratlon or repair ia economically leasible and Lender's secuitty is not lossened. During such repair and restoration period, Lender shall havo the fight to hoid such Mbcellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promply. Lender mey pey for the repaire and restorntion in a single disbursernent or in a sertes of progresa peyments as ine work is completed. Uniess an agroemant is made in writing or Applicable Law requires interest to bo paid on such Miscalianeous Proceeds, Lendor shall not be required to pay Borrower any interest or eamings on such Mlscalianeous Proceeds. If the restoration or reper is not economically fansbla or Lendor's sacurty would ba lessened, the Miscolaneous Proceeds thall be appied to the sums seoured by this security insirument, whether or nol then due, whth the exress, If any, pald to Borrower. Euch Macalaneous Proceeds shall be applied in the order provided for in Section 2.

In the ovent of a tolal taking. dastruction, or loss in value of the Property, the Miscelaneous Proceeds shall be appled to the sums secured by thls Securty instrumert, whether or not then due, with the axeass, If any, pald to Borrower.

In the ovent of a partial taking. destruction, or loss in value of the Property in whilch the falr market value of the Property Immedietely belore the pertiat taking, deatruction, or loss in value is equal to or greater than the amount of the sums secured by this Secartly Instrument Immediataly before the partial iaking.

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deasfuction, or lose in value, uniess Borrower and Lender othawise ggree in witting, the surms socured by this Securty Instrument shall be reduced by the amount of the Miscelaneous Proceeds mullipted by the following fraction: (a) the fotal emount of the sums secured immediatily before the pertial talding, destruction, or loss In velua divided by (b) the falr markel value of the Property lmmedialely before the partial laling, destruction. or loss in value. Any batance shall be paid to Borrower.

In the evert of a parial taking, destruction, or loss in vilue of the Property in which the falr markel value of the Property immediatoly before the partal taling, destruction, or loast in value is lesa than the arnount of the sums ssoursd immediataly before the parfial taking, destruction, or loss in value, uniess Borrower and Lender otherwise agree in witing, the Mascellaneous Proceeds shall be acpled to the sums securbd by this Becurty instrument whether or not the sums are then due.

If the Property is abendoned by Borrower, or IV, after notion by Lender io Boncwer that the Opposing Party (as defined in the noxd semtence) offers to make in award io setwe a cleim for dameges, Borrower falts to respond to Lender within 30 days after the dete the notice is alven, Lender b authortzed to collect and spply the Miscellineous Proceeds elther to restorition or repatr of the Property or to the sums secured by thls Securty instrument, whether or not then due. 'Opposing Party' means the third party that owes Borrower Miscelleneous Proceeds or the party agningt whorn Borrower has a right of action in regard to Miscelaneous Proceeds.

Borrower shafl be in definit lif any action or proceeding, whether chil or criminal, is begun that, in Londer's judgment. could resull in forteiture of the Property or other material impaiment of Lender's interest In the Property or rigits under thls securty intrument. Borrower can cure such a dofaule and, If scealeration has occurred, reinstate as provided in Section 19, by causing the action or procseding to be dismissed with a nuling that, in Lender's Judgment precludes forfekure of the Property or other material Impairment of Lender's Interest in the Property or riphts under this Securty Insirument. The proceeds of any awand or clalm for damages that are attribulable to the impaiment of Lender's interest in the Property are heroby assigned and shat be paid to Lender.

All Miscellaneous Proceeds thet are not applied to restoration or repolr of the Property shall be appled in the order provided for in Section 2.
12. Borrower Not Relasasd; Forbearance By Lander Not a Walver. Extension of the tirne for payment or modilication of amortization of the surns secured by this securty instrument gremted by Lendor to Bonrower or any Euccessor In Irterest of Borrower shall not operate to raloessa the tabilify of Borrower or any Buccessors in interest of Borrowef. Lander shall not be required to cormmence proceodings against any Euccessor in tha Intorest of Borrower or to refuse to axdend time for peyment or olherwise modify emortization of the sums secured by thls Security instrument by reason of any demand mede by the original Borrower or Any Successors in Interest of Borrower. Any forbearance by Lender in oxatreising any ratht or remedy including, without limitation, Lender's accoplance of payments from third parsons, ontilies or Successors in Interest of Borrower or in arnounts less then the amourt then due, shall not be a walver of or precluda the tacercise of any right or remedy.
13. Joint and Eaveral Lability; Co-slgners; Succassons and Asalgna Bound Borrower cowenants and agrets that Bonower's oblgations and Hability shall be joint and soveral. However, any Borrower who co-stons this Securlly instrumert but does not execule tha Note (a "co-sloner): (e) is cosigning thas securty Instrument only to morigage, gramt and coivey the co-sioner's interest in the Property under the tarms of this security Instrument; (b) is not personally obligated to pery the sums secured by thls Socurty Insirument; and (c) agrees thim Londer and any other Borrower can agree to exdend, modify, forbear Or make any nccommodations with regard to the terms of this securty Instrument or the Nole wathout the co3igner's consent.

Subject to the provalons of Section 18, any Buccessor in hiterest of Borrower who assumes Borrower's obligations under this Securty Instrument in writing. and is approved by Lender, shall obtain all of Bonower's rights and benelis under thls Bocurty Instrument. Borrower shall not bo released from Borrowers oollgitions and llabilify under this Securty Instrument unless Lender aprees to such relasse in writing. The covenarts and sogeemems of this Becurlty Instrament shatl bind (except as provided in section 20) and bonefil the successors and assigns of Lender.
14. Loan Charget. Lender may charge Borrower fees for services performed in connection with Bonowers dabault, for the purpose of protecting Lendera interest in the Property and rohts under this Becurty Instrument, inctuding, but not hantred to, atiomeys' lees, property inspection and veluation foes. In regard to any other fees. the absence of express authorly in this Securly Instrumant to charge a specinc fee

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Fawsod thot
to Borrower shall not be construed as a prohiblion on the charging of such fes. Lander may not charge fess that ara expressly prohaited by this Securty Intrument or by Applienble Lew.

If the Loan is subjoct io a law which sets maxtmum loan cherpes, and that lew is finally imperpreted so that the interset or other loan charges colected or to bo colacted in connection with the Loan enteed the permilfed limils, then (a) any such lown charge shall be reduced by the amounl necessary to reduce the charpe to the permited limilf and (o) any sums already collected from Borrower which exseoded peimitied llimhs will be refunded to Borriwer. Lender may choose to make this refund by reducing the princhpel owed under the Hote or by making a drect payment lo Borrowar. II a rehund reduces principal, the reduction will be treatod as a pertal prepayment whout any prepayment charge (whether or nol a prepayment charpe is provided for under the Nole). Borrower'a aceeptance of any such refund made by direct paymom to Borrower will constituto a wativer of any ripht of action Borrower might have arishg out of such ovarcharge.
15. Notices. All noticas glven by Borrowtr or Lender in connection with this Eecurty Instrument muas be in witing. Any notce to Borrower in connection with this securty inatrument shall be deemed to have been ghan to Bonrower when mailed by first class mall or when actuefy delvered to Borrower's notice eddress II sentby other moans. Notlce to any one Borrowar shall consthute notice to all Borrowers unioss Appricable Lew exprosily requires otherwise. The nokice address shal be the Property Address unioss Borrower has deskneted s substlute notiee address by notice to Lender. Bonrower shall prompthy notily Lender of Borrowars change of address. II Lender specilies a procedure for roporting Borrower's change of oddress, then Borrower shall only reporl a change of eddress through that specifind procedurs. There may be only one designated notion addrets under this Securty Insinument at any ona time. Any notice to Lender shall be ghen by delvering it or by malling il by frst class mail to Lender's address stased heroin unless Lender has detignated another address by notica to Borrower. Any notice in connection with this Securtly Instrument shall not be deemed to have been given to Lender untili ectually recelved by Lender. If any notico required by this Securty Instrument is also required under Applicable Lew, the Applicable Lew requiremenl will satisfy the corresponding requirament under this Securlty instrument.
18. Doveming Lew; Severablity; Rulas of Construction. This securty instrument shall be ooverned by federal lew and the law of the luriodiction in which the Property is loceted. As rohts and obloations contained in this securty Instrument are subjoct to any requirements and fintritions of Applicable Liw. Applicable Liww might explictly or Implethly allow the partios to agres by contraci or in might be sitent, but such sllences shat noi be construed as a prohibition egainst egreement by contrect. In the overt that any provislon or clause of this Securty Instrument or the Note conflicts whth Applicable Lew, such confifici shall nox effect any Oher provisions of this Securty Instrument or the Note which can be plven eflect without the conflicting provision.

As used in thls securty Instrument: (a) words of the mascilline gender shal mean and inchode corresponding nouter words or words of the ferminine gender, (b) words in the singuler shall mean and inctude the phural and voe versa; and (e) the word "may gives sole discretion whit any obligation to lake any action.
17. Borrower's Copy. Borrower shal be given one copy of the Note and of this Securly Instrument.
18. Tranefor of the Property or a Beneficlal Intersest In Borrower. As used in this Section 18 , Irrierest in the Property' means any legal or beneficlal interest in the Property, inctuding, bul not limited io, those beneflcial inferests transferrid in a bond for deed, contracl for deed, instaliment alales contract or escrow agreement, the intent of which is the transfer of tile by Dorrower al a future data lo a purchaser.

If al or any part of the Property or any Imterest in the Property is eold or transforred (or if Borrowar is not a nstaral person and a beneficial interest in Borrower is sold or transfemed) without Lender's prior writien consent, Lender may require Immodiato payment in full of at sums secured by thls Sequrty inatrument. However, this option shall not be exarcised by Lender If such everctse is prohbted by Appocabla Lew.

If Lender axarchses thb option, Lander shall phe Borrower nollce of acceleration. The nolice shat provide a period of not loss than $\mathbf{3 0}$ daya from the date the notice is ghen in accordanca whith Section 15 within which Borrower musi pay all sums secured by this Securty Instrument. \& Borrowor fulls to pay these sums prior to the expiration of this period, Lender may Invoke arry remedies permitied by thls securtiy Instrumbent withoul further notice or dempnd on Borrower.
19. Borrowarla Right to Ralnatata Ahter Acceleration. II Borrower meets eertain condlions. Borrower shal have the rait to have enforcement of this Securty Instrument discontinued at any time prior to the earleat of (a) five days before sule of the Property purpuant to any power of sale contained in thia Securty Insirument; (b) such other perfod as Applicable Liw might spocity for the termination of Borrower's ripht to reinstate; or (c) erriry of a judgment anforcing this security instrument. Those condilions are thei Borrower: (d) pays Lender afi sums which then would be due under mis Securty Instrument and the Note ess if
no accolerition had occurrod; (b) curbs any dafaul of any odher covenants or agraements; (c) pays al axpansea incurred in enforcing this Socurty lnstrument, heluding, but nol Imiked to, roasonable attomaya' foes, property inspection and valuabion faes, and other fees incurred for the purpose of protecting Lender's interest in the Proparty and rigits under tints Securtly Instrument; and (d) takes such action as Lender may reaconably require to essure that Lender'a interest in the Property and ifghts under this Security Instrumom, and Borrower's oblogation to pay the sums secured by this Securty instrument, shall conthue unchanged. Lender may require that Bonrower pay such roinstaternent sums and axponses in one or more of the following forms, es selected by Lender, ( 0 ) eash; (0) money order, (c) certified check, bank check, treesurbis check or cashier's theck, provkled any such check is drawn upon an instituion whose deposis are ingured by a Woderal agency, Instrumentalty or enthy; or (t) Electronic Funds Transler, Upon reinstatement by Borrower. this securty Instrumant and obllgetions secured heraby shall remain fully effective as $\bar{Y}$ no acceleration had occurred. However, this right lo reinstate shal not apply in the case of accoleravion under Section 18.
20. Bale of Note; Change of Loan Servicer; Notice of Grimance. The Note or a partial intorest in the Note tlogether with this securly Instrument can be sold one or more times wheut prior netice to Borrower. A sale mbat resull in a change in the andly (unown as the Loen Servicer) that collects Periodio Payments due undar the Note and this Security Instirment and performs other morigage loan serving obligations under the Note, this securly Instrument, and Applicable Lew. There also might bo ona or more ehanges of the Loan Bervicer unrolated to a sole of the Nols. If there is a chance of the Loan Servicer, Borrower will be given witten notice of the change which will state the name and address of the new Loan Eervicer, the sddress to which payments should be made and any other inlomation RESPA recpires in connection with a notice of transfer of servicing. It ine Note is sold and theretfier the Loan is sarviced by a Loen Servicer other than the purchasar of the Note, the morigage loan serviding oblgalions to Borrower will remain with the Loan Bervicer or be Iransfarred to a successor Loen Sarvicer and are nol assumed by the Note purchaser unless otherwise provided by tha Note purchaser.

Nelher Borrower nor Lender mity commence, join, or be joined to any Judicial action (as ather an indhudual migant or the member of a class) thal arises from the other party's metions pursuant to this Socurty Instrument or that aleges that the other perly has breached any provision of, or any duty owed by rasson of. this Securty instrumert, until such Borrower or Lender hes nowfiod the other party (with such novice given in complance with the requirements of Section 15) of such aleged bresch and afforded the other part hereto a reesonable pertod ahar the otVing of such notice to takte correcthe sction. If Applicable Lew provides a time period which must elapes before certain action can be taken, thal thene period will be deemed to be reasonablo for purposes of this peragraph. The notice of accolentition and opportunity to curt piven to Borrower pursuant to section 22 and the notice of acceleration given to Borrower pursuart to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective ection provelons of this Section 20.
21. Hezardous Bubstances. As used in this Section 21: (a) Fiarardous Substances" are those bubstances defined as texde or hazardous cubatinoss, polutanta, or wastes by Environmenial Law and the followhy substances: gasoline, karoseno, other fiemmable or fovic petroleum products, loude pestictes and herbicibos, volatie soments, materials containing asbestos or formaldehyde, and radioacive materiets; (D) "Envionmental Law means federal laws and taws of the jurisdiction where the Property is located Inat relate to heakh, safoty or environmental protection; (c) "Enveronmental Cloanup" Includes any rosporisa action, remedial ection, or removal action, as defined in Envkonmental Law; and ( 0 ) an "Emvironmental Condiaion" means a condition that can cause, controuta to, or otherwise Iriggar an Envionmental Cloanup.

Borrower shall not ceuse or permid the prestance, use, disposal, storage, or release of any Hezardous Substances, or thretien to relases any Hazardous Bubstances, on or in the Property. Borrower ghall not do. nor allow enyone alse to do, anything atrecting the Property ( 0 ) then is in volation of amy Envronmental Lew, (b) which creates an Envronmental Condilion, or (c) which, due to the presence, use, or release of a Hazardous Bubsiance, creties a condition that adversely stlects the viluo of the Property. The preceding two semtences shall not apply to the presence, use, or storage on the Property of small quantilies of Hazardous Bubstances that are generally recognked to be appropriate to normal reabentis uses and to maintanance of the Property (inehuding. but not limiled to, haztirdous subatances in consumer products).

Borrower shall promply give Lender wrtiten notice of (a) ary investigation, claim, demand, lawauk or Othor action by any goveramental or regutatory agency or private party involing the Property and any Kazardous Eubstincs or Envronmental Liw of which Borrower has actual knowlechos, (b) any Emvronmentel Condition, inchoing bet nol limited to. any splling, laaking, discharpe, reloese or throet of release of any Mazardous Substance, and (c) any condison caused by the prisenco, use or release of a Mazardous Bubsiance which adversely affects the value of the Property. I Borrower learns, or la notiled by any
govemmental or regulatory athorty, or any privito party, that any removal or other remediation of any Hazerdous Bubstance atteding the Property is necessary, Borrower shall prompty talua all neceseary remedal actions in aceordance with Environmental Law. Nothing hersin shall creato any oblagiton on Lender for an Environmantal Clasnup.

NON-UNIFORM COVENANTS. Borrower and Lander further covenant and egree as follows:
22. Acceleration; Remedial. Lander shall glve notice to Borrower prior to acealeration following Borrower's breach of any covenant or agrewment In this Becurity Instrument (but not potor to acealorition under section 18 uniasas Applicable Luw provides otherwhet. The notice shall specify; (b) the defauk; (b) the action required to cure the defitult; (c) a date, not less than 30 days from the dste the notica is ghven to Borrower, by which the default must be eured; and (d) that fallure to curs the defeult on or before the date speciliad in the notice may result in acceleration of the eums secured by this securtiy Inatrumant and sale of the Properfy. The notice shall further Inform Borrower of the right to relnatate after accaleration and the rigitt to bring a court action to assert the non-extetence of a defauh or any other defense of Borrower to accalaration and asle. If the defaule is not cursd on or before the darle epecified In the notice, Lender at its option mry require immedtate payment in full of all suma secursd by this Becurity Instrument withort further demand and may Involet the power of eale and any other ramedies permitted by Applleable Lew. Lander ahall be entikled to coliect all expentien Incurred in pursuing the ramedies provided In this section 22, Including but not Imiliad to, masonable attornays' fees and costa of thte evidence.

If Lender Invokas the power of sals, Lender shall execute or cause Trusten to erecute a writan notice of the oceurrance of an ovent of default and of Lander's election to csuse the Property to be sold. Truetee shall cause this notice to be racorded In each country In which any part of the Property is located. Lander or Truatet ahall malf coplea of the notict as preacribed by Applleable Lew to Borrower and to the other persons prescribed by Applicable Lw. Truated shali glve public notice of eale to the persons and in the manner proseribed by Applicabie Liw. Atter the time nequired by Applicable Luw, Trustee, whout damand on Borrower, shall sell the Property at public auction to the highast bldder at the time and plece and under the torms daslaneted in the notice of sale in one or more parcels and In arry order Trustee detemalnes. Trustes may postpone saite of all or any parcel of the Property by public announcement ate the time and place of any previously scheduled sale. Lender or its designee may purchase the Property al arry sala.

Trustee shall deliver to the purchaser Trusten'e deed conveying the Property without any covenant or warranty, expressed or implied. The recikals in the Truatee's deed shall be prima facio evldence of the truth of the etatementa mede thereln. Trustee shall apply the proceede of the sale in the following order; $\{$ a\} to all expenses of the saie, including but not firnited to, resesenable Trustea's and attomeys' foes; (b) to all sums securad by thls Securly Instrument; and (c) any excasa to the person of persoons lagally entitied to $h$.
13. Reconviyance. Upon peyment of all sums secured by this Becurty Instrument, Lender shall requesi Trustee to roconvoy the Property and shall surrender this Securly Instrument and all notes ovidencing debt secured by this securty intinament to Trustee. Trusiee shall recorvity the Property whout warranty to the person or persons legally entited to z . Lender may charpe such person or persons a roasonable fise for reconveying the Property, but onty if the fee is paid to a third perty (such as the Trustee) for services rendered and the charging of the foe is permitied under Applicable Liw. If the fes charged does not exceed the fee set by Applicabla Low, the fee is conclusively presumed to be reasonable.
24. Substhute Thirtet, Lender, all hs option, may from time to time appoint a succoasor tustee to any Trustee appointed hereunder by an instrument executod and acknowlestaed by Lender and recorded in the onfice of the Recorder of the courty in which the Property is located. The instrument shall contalh the name ol the orfginal Lender. Trustee and Borrower. the book and page whars this Securty Instrument is recorded and the name and eddress of the successor Inustee. Whout conveyance of the Property, the successor trustee shall succeed all the tibe, powers and duties conferred upon the Trusteo herein and by Appilicabla Law. This procedure for subatiution of trustee shall govem to the aschusion of all other provelions for substlution.
26. Etatiment of Obligation Fee. Lender may collect a fee not to axceed the maxmum amount permitied by Applicable Livw for fumisting the staternent of obllgmion as provided by Section 2043 of the Chil code of Calfromia.

Loan Na. 6051058117

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BY SIGNING BELOW. Borrower sccepts and agroes to the torms and covenants conkined in this Eecurty Instrument and h amy Rider exteited by Borrower and recorded with it.

The undersigned Borrower requests thet a copy of any Notice of Defaula and any Notica of Sale under this Securtly Instrumgat be matied io the Borrowte al the eddress of the Borrower sel forth above.


State of Candomia Zrameraco
) 83.
On $8-2 \pi y-20 / 11$ balore
a notary public, personaly appaarsd
 bolore 10

wha preved to me on the basts of atalsfaciory evitence to be the person(s) whose name(s) W/are subscribed to tha within instrumenl and aclunowledged to mo that helshenhey exacuted the same in his/her/heir authorized capachy(es). and thet by hisherhher signature(s) on the instrumemt the person(s), or the antily upon behalf of which the parson(s) sected, executed the instrument.

I certly under PENALTY OF PERUURY under the taws of the State of Calfomis that the formoing paragraph is true and correct.

WITNES8 my hand and ofticial seal.


Loen No. 0951858117

# INITIAL PERIOD FIXED/ADJUSTABLE RATE RIDER <br> fupor One-Year Inder (A) Fubliaherlin The Wail [Treet Journail) Interdet-Only Paymanita During Initiat Peoled <br> (Hate Capt - Fired Rale Converslon Option) 

THIS FIXEDIADUUSTABLE RATE RIDER is mede this 10th dey of Augush, 2011 and is incorporated into and ahal bo deemed to amend and supplement the Mortoge, Doed of Trust or Securty Deed (the "Securty Instrument) of the same dete piven by the undersloned (Borower) to securs Borrowar's Fond/Adjustable Rrio Note (the "Nole) Io Union Bank, NA, is succossors and/or asslons (Lender) of the same date and coverng the properity described in the security instrument and locited at:

> 433-437 HOFFMWNAVENUE
> SNN FRANCISCO, CA 91114
> [Property Alditas]

THE NOTE PROVIDES FOR A CHANGE IN BORROWER'S FXED INTEREAT RATE TO AN AOJUSTABLE INTEREAT RATE. THE NOTE LMMTS THE AMOUNT borrower's adjustable interest rate can chanoe at any one time AND THE MAXIMRM RATE BORRONER MLST PAY. TTE NOTE ALSO CONTAINS the option to convert the acuustaale diterest rate to a new filed RATE.

ADOMONLL COVENANTS. In addrion to the covenants and agreements made in the securth instrmert, Borrower and Lender frather cevenant and agree as solows:

## A. ADJUSTABLE RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an intial intorest rita of $4.250 \%$. The Nota provisos for a change in the instal faced rave io an adjustable himerst neta, as folloma:

## 4. AOJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANOES

(A) Change Detar
 Seplember. 2016. and the ad)ustable intrest rate I will pey may change on that day evory 12 zh month thervefise. The datio on which my initiel frocd riterest nite changes to an adjstable inflerest rute, und each dato on which my adjustable intorest rala coult charge is coted a "Charge Datas."
(B) The index

Beginning with the first Charge Date, my ediustable lifierest nito wal be based on an index The 7ridex' is the sverage of hitatiank oflerd rites for one-yes U.S dotandenominuted deposits in the London
 date 45 doys before eech Change Drite to calod the "Cument indexC.

If the index is no longer avelable. tho Noto Hobler will choose a new hrdex which is based upon comparable inflomation. The Nole Holder will give me notice of the cheice.
(C) Calculation of Changes

Bofore each Change Date, tho Note Holder will calcutele my new interest mete by adding TWO AND ONE HALF parcertage pointe) $(2.500 \%)$ to the Currant index. Tha Note Hobler wil thon round the resut of this adfition to the nearast one-sighth of one percertage porl ( $0.1255 \%$ ). Subject to the imis stated $h$ Section 4(D) below, this reunded mmourt wal be my new riterest rite until the ned Champe Date.

The Note Hatser wift then determite the amount of the montly payment that would be wenticien to
 interest rato in substarialy equal paymenta, The reaul of this calculation will be the new amount of my moritily paymert.
(D) LImlis on Intereat Rate Changes

[^7]Tha interest rate I im required lo pay al the first Change Date will not be grater than $7.250 \%$ or less then $2.500 \%$. Therentior. my adystable interest rife will never be hcreesed or decressed on any single Change Date by more than hwo pertentage polits (2.000\%) from the rate of interest I have been paying for the preceding 12 mooths. My hterest rite will never be grostar than $\mathbf{0 . 2 5 0} \%$, which is called the Wedrnum Rale".
(E) Eflective Dete of Changes

My now interest frite will become Etiecive on each Change Date. I wit pay the amourt of my new monthly payment beginning on the fist mortily payment date atter the Change Deste unat the amourt of my morithly paymert changes bgain.
(F) Notice of Changus

Tha Note Holder will deliver or mall to ma a notice of the change in my inkial fued riterest rate to an cofystable intirest rate and of any changes in my aluustable interest rate belore the eflocive dete of any chirge. The notice will inctude the amound of my menthly peymert, amy inforration required by low to be given to me and abo the tile and tetephone number of a person who will answer any question I may have regarding the notice.

## B. FDEED INTEREST RATE OPTION

The Nots provides lor the Borrower's option to corvert from an adjustable Interast rate with interest rata limits to a new frued interest rate, as follows:
5. FDED INTEREST RATE CONVERSION OPTION
(A) Option to Cormert to Fbxed Rate

I have a Conversion Opelon that I can axercise unless I am in dolaul or this Socion $5(\lambda)$ will not permit me to de sa. The "Conversion Opton' Is my option to comvert the internat rute I am requind to pay by this Nota from en edjustable rite with intereat nato lints io the faed rate calculated under Secion S(B) below.

The conversion ean only taks place on a dita(i) specifiod by the Noto Holder during the period beginnire on the fras Change Date and ending on the fith Change Date. Eech Change Date on which my


If I waft to evarcles the Comersion Option, I must fisl meat certin condibis. Those conallons are that: $Q$ I musk ghat the Note Holder notice then I want to do so; th on the Conversion Date, I must not be in defaul under the Note or the Securty Instrumant; (i) by a dete specilled by the Note Hodder, I musi pey the Nota Holder a conversion bee of US, $\$ 0$; end (M) I mumt sion and give the Note Holder any documents the Note Heider requiras lo abiect ine conversion.

## (E) Calcutation of Fixed Fitt

My now, baxd intersed rite will be equal to Fannie Meo's roquired net yiod es of a dete and time of dey spectilod by the Note Hotber for 01 I Ihe orghal tomn of tids Note is greeter than 15 yeers, 30 -yeer forted rase first mangiges covered by applicable 60 -dity mandatory delivary commtments, plas five-eighais of one percentage point ( $0.025 \%$ ), rounded to the netrist ane-ebith of one percentege point ( $0.125 \%$ ), or if if the orbinal torm of this Note is 15 yasers or less, 15 -year thed rate flat morfoepes covered by applicable 60 -day mandetory dofvery cormitments, phus five-ebhina of one percentage point (0.82s\%), rounded ta the noarest one-ebith of one porotertege point $(0.125 \%)$. If this required net yield cannot be determined because the applicable commitmanss are not avalleble, the Note Holler will deternine my hterest nite by usthg cornparabla Information. My new riale calculated under this Soction $5(8)$ will not be groetor than the Modrum Rate stated In Sedion 4(D) above.
[C] Now Payment Amount and Efloctive Dato
If I choose to exarclase tha Comversion Oplion, the Nols Holder will determine the amount of the monthly paymert that would be sumbiont to reply the unpeld principel I am expected to owe on the Comersion Date in ful on the Maturity Dete at my new flxed interost rate in substanlially equal peyments. Tha result of this calcylartion will be the new amount of my monthly payment. Beginning with my first monthly payment after the Comversion Date, I will pay the new amount as my monthly payment unfil the Meturty Date.
C. TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

[^8]1. Until Borrower's inlial fiond interest rale changes io an adjustable interest rate under the terms stated in Secion A sbove, or after Borrowtr exercises the Converion Option under the condilions stated in section B above. Uniform Covenant is of the Securily lnstrumsint shall read as follows:

Trinafar of the Property or a Beneficial inmertin Borrower. As used in this Sodion18, Triorest in the Propert'r' maens any logel or beneficial miereat in the Property. Incluchng. but not Erized to, these beneficind irterests transfered in a bond for deed, cortrict for deed, hatalment sales contract or escrow egreemerti, the intant of which bs the transfor of Whe by Borrower al a future dete to a purcheser.

If all or any part of the Property or any literest in the Property is sold or transtarrid for IT Bornower is not a natural person and a beneficial intersat in Borrower is sold or trarsfornti) without Lender's pior writuen consers, Lander may requite inmedite payment in full of all sums secured by this securty tndiumert. Howtive, this opton ahall not be coerctsed by Lender II such exprctse is prohiblied by Appilcabto Liw.

If Lender acterclses this option, Lender shati give Borrower notice of accelerition. The notice bhell provide a perod of not less than 30 days from the dato the notice is given In acsordance with section 15 within which Borrower must pey al sums seoured by this Becurty instrumant. II Borrower fals to pey these sums pior io the explation of this period, Lender masy involve ary remedies permitiod by this Bocurity instrument without further notics or demend on Borrower.
2. When Borrower's intial faced interest rate changes 10 an adjustable interest rate under the terms statod in Section A above, and unili Borrover exercles the Comersion Option under the condifions statisd in section B sbove. Unition Covenant is of the Becurty Instrument descitbed in Secion CI abowe shal cesase to be in elfect, and the provesions of Unllom Covenert is of the Security instrument shal be amended to reed es followi:

Tranafor of tha Property or a Beneficial Intereat In Borrower. As used in thls Bectuon 18, Triterest in the Properiy' means any legat or benefcial Interost in the Property. Inctuding, but not lrited to, those benefciel Irtarests transfered in a bond for deed, contract for doed, hatalment sales contrect or escrow egreemert, the intent of which is the transfor of tala by Borrower at I future date to a purcheser.

If all or any pait of the Propety or any latectes in the Property is sodd or transferred for I Borower is not a nifural person and a benefoial litorest in Borrowir ha sold or transtorned) whout Lenders prior writuen corsert, Lender maly requirs immediate peyment in full of ell sums secured by this Eecurly Instrument. Howtver, this opton shall not be earched by Lender if such enercise is prohiblisd by Applicabla Liw. Lander also shall nox eanercse this option If. (i) Bonower causes to be sutmined to Lender infonmajion required by Lender to eveluste the intended transteree as If a new han were being mado to the tmensferse; and (e) Lender rasocnably determines that Lender's securty wili not be litpalred by the loun assumption and thet the risk of a breach of ony covenant or agreement in this securty Instrument is acciptabla to Londer.

To the exent pernilitd by Applcable Low, Lender may charge a reasonable fee as a condilion to Lenders consent to ite loen essumpton. Lender also miry roquire the trysterce to sign an essumpiton egreernert that is acceptable to Lender and that oblogats the trarsieree to keep all the promises and egreements mede in the Note and in this Becurty Instrument. Borrowor will conthue is be oblosted under the Nots and this Secirty Insinimant unless Lender roleases Borrower in writigg.

If Lender euapriges the option to require Immeditie payment in fill, Lender shatl give Borrower notice of acceloration. The notce shal provide a period of not less then 30 days form the data the notios is glven in accordence wh Section 15 wilhin which Borrower must pay all mums secured by this Security instrument. If Borrower fals to ply these sums prior to the axplation of thls period, Lender may hxpke any rennedias permithed by this Eecurty Instrumert withous further notice or demend on Borrowtr.

[^9]EY SaCAINO BELOW, Borrower accepts and agreas to the terms and covenants conlained in the Inlial Parlod Fypdicduastabio Rate Riber.


## 1-4 FAMILY RIDER (Assignment of Rents)

THIS 1-4 FAMLY RIDER is made on thin 18th dey of August, 2011, and is hoorpormiod hlo and shal so deemed to amend and suppternent the Mortaege, Deed of Trust or Securty Deed the "Securty Instrument) of the same date plven by the undersigned the -Borrower.) to secure Borrowors Note to Union Bank, NA. ts successors andor assipnt ghe "Lender) of the same date and covering the property described in the Securty instrument and located at:

43S-437 HOFFMUN AVENUE, SAN FRANCISCO, CA 94114
Propety Adtram
1-4 FAMILY COVENANTS. In addilion to the covenants and agreements made in the securty Instrument, Bortower and Lender further covenent and agree as follows:
A. AODTHONAL PROPERTY SUBVECT TO THE SECURITY WSTRUMENT. In addilon to the Property described in Securty instrument, the followhg toms now or hereafer altached to the Property io the eddent they are fixtures are added to the Property description, and stull also constiute the Property covervd by the Securty instrument bulditha matertab, applances and goods of every nature whatsoever now or hersalter located in, on, or used, or intended to be used in connection with tha Property, inctuding. but not imited to, those for the purposes of suppling or distributing hasting, cooling, evectrichy, gas, water, air and Hoitt, fre pravention and exdingulshting apparatus, socurty and access control spperatus, puimbing, bath tubs, water heaters, water elosets, sinks, rangess, stoves, roffiperators, olshwashers, diaposals, washers, dryers, awnings, stomn whodows, storm doors, screens, blinds, shades, curfains and curtain rods, affached mirrors, cabinets, peneling and attached noor coverings, all of which, including replecements and adokions therwlo, ahail be deemed to be and remain a pant of the Property covered by the securty lastrument. Al of the foregoing together weh the Property described in the Securty Instrument (or the leasehold estate II the Becurity instrument is on a lessohoth) are referred io in this $1-4$ Famly Riser and the securly instrument as the "Property:
B. USE OF PROPERTY; COMPLIANGE WITH LAW. Borrower shal not seek, aqree to or maka a change in the use of the Property or hs zoning ciessificielon, unless Lender has sgreed in writing to the change. Borrowser shat comply with all laws. ordinancos, requiations and requirements of any governmental body applicable to the Property.
C. SUBORDINATE UENS. Excapt as parmitted by foderal Imw, Borrower shel not allow any lion Inferior to the Becurity Instrument to be perfected against the Property whthout Lender's prior wittien permission.
D. RENT LOSS INSURANCE If this bax is chocked, I the bortower shall maintain insurance against rent loss in addition to the other hazards for which insurance is required by Section 5 .

E "Borrowery rioht to rematate' deleted. section io is deleted.
F. BORROWER's OCCUPANCY. Unloss Lender and Borrower otherwisa agree in writing. Section 6 concerning Borrowirs cocupancy of the Property is deleted.
a. ABsIGNMENT OF LEAgEs. Upon Lender's request, ater datault, Borrower shmil assign io Lender all lasases of the Property and ant securly depostas made in connection with haseses of the Property. Upon the assignment, Lender shall have the rohit to modity. axdend or terminate the exdsting loeses and Loan No. 6051058117

Fom 3 tre 8 201
to arncule new lasses, in Lender'z sole discrebion. As used in this permgraph G. the word "laaso" shall maan "tublesse" If the Securty Instrument is on a leasehold.
H. AgsIONMENT OF RENTS; APPONTMENT OF RECENER; LENOER IN POASESSION. Borrower absokdely and uncondlionaly assiona and Iransfers to Lender all the remts and revenues (Rants) of the Property, regardies! of to whom the Rents of the Property are peyable. Borrower authortess Lender or Lender's agents to collect the Rents, and agrees thit each tenant of the Property shall pey the Rents to Lender or Lender's sqents. However, Borrowter shall recetve the Rente untll (i) Lender hes glven Borrower notice of delaul pursuant to section $\mathbf{2 2}$ of the securty lnstrument and (1) Lender has given notice to the tenantis) that the Rents are to be peld to Lender or Lender's agent. This assignment of Ronts consthutes an absolute assignment and not an assignment for addrional secirty only.

If Lender gives notice of defaut to Borrower, if all Rents recelved by Borowor shet be held by Borrower as trustee for the beneft of Lender only, to be appled to the sums secured by the securily Instrument (1) Lender thall be entitited to collect and recelve all of the Rents of the Property. (ii) Borrower agrees thet each tenam of the Propety shall pay all Reris dua and unpald to Lender or Lenderis agerts upon Lander's writien demand to the tenant; OM unless applicable tive provides othanwise, all Rents collected by Lender or Lender's agents shall be applied first to the coets of tating control of and managhg the Property and collecting the Rents, Inctuding, but not limited to, attomeys' feas, recelver's fees, promiums on recelver's bonds, repalr and maintenance costs, Insurance premhims, texes, essessments and other charges on the Property, end then to the sums secured by the Securty Instrument ( V ) Lender, Landers aganta or any ludicially appointed recelver shal be liable to account for only those Rents actually recelved; and (M) Lender shall be entliled to have a recolver appotnted lo take possession of and manage the Property and colsect the Rerts and profes cerved from the Properiy whoul any showing as to the hadequacy of the Property as securtiy.

If the Rents of the Property are nol suficiant to cever the costs of talung control of and managing the Property and of collipeting the Rents any funds expended by Lender for such purposes shall becorne Indebtedness of Bornower to Lender secured by the Becurty Instrument purruant to Section 9 .

Borrower rapresaris and werriarts that Borrower has nol exsculed any pror assignment of the Rents and has not performed and will not perforn, any at thet would prevent Lender from escerdeing la fights undar this parsorsph.

Lender, or Lender's agents or a Jdicialy appointed recelver, shall not be required to emter upon. take control of or maintain the Property before or after giMing notice of deffuil to Borrower. Hownetr, Lender, or Lender's agents or a judicially appolnted recolver, may do so at any Iime when a detault occurs. Any application of Rents shal not cure or wahe any dofavk or Invalldive any other fight or remedy of Lender. This assignment of Fenta of the Property shall terminate when an the surns secured by the Securthy Instrument are pald in full.

1. CROse-DEFALIT PROM8ION8. Borrower's defaul or breach under any note or sgreement In which Lendor has an intertet shall be a bresch under the Securty instrument and Lender may livicke any of the remedies permitied by the securtly instrument.

Lodn No. 6951958117

Fom 3TT 4 ย1

BY SIGNING BELOW, Borrower accopts and aqreas to the torms and provisions comatined in this 1-4 Family Rider.

VIVEKMTría
POOJA MITTAL

Lomn No. 8051950117

Fomm 3 ITB 0101
Fape 3 dis

## LEGAL DESCRIPIION

EXHIBIT ${ }^{-A}{ }^{-1}$

THE LAND REEERRED TO HEREN BELOW IS SIUATED IN THE CTIY OF SAN FRANCISCO, COUNTY OF SAN FRANCISCO, STATE OF CALIFORNIA AND IS DESCRIBED AS FOLLOWS:

COMMENCTNG AT A POINT ON THE EASTERLY LTNE OF HOFFMAN AVENUE, DISTANT THEREON 183 FEET SOUTHERLY FROM THE SOUTHERLY LINE OF 24TH STREET; RUNNING THENCE SOUTHERLY AND ALONG SAID LINE OF HOFFMAN AVENUE 27 FEET: THENCE AT ARIGHT ANGLE ENSTERLY 125 FEET; THENCEATA RIGHT ANGLE NORTHERLY 27 FEET; THENCE AT A RIGHTT ANGLE WESTERLY 125 FEET TO THE POINT OF commencement.

BEING PART OF HORNER'S ADDITION BLOCK NO. 243.
APN: Lot 024, Block 6503

READ \& APPROVED
BY
QM
READ \& APPROVED
DATE
$\mathrm{By} \quad \mathrm{VM}$
DATE $8 / 24 / / 1$

## Exhibit 5

## 437 HOFFMAN AVENUE - PROPOSED PROJECT HISTORY

## PROJECT BACKGROUND

Property was sold to current owner with unit merger approval based on case \#200806275494 and \#2008.0572 D. Current owner retained Toby Long Design to explore the addition of a garage and rear addition to existing structure.

## PROJECT TIMELINE SUMMARY

May 27, 2011 - Toby Long Design submitted additional materials to finalize unit merger site permit on behalf of previous architect, William Pashelinsky.

August 24, 2011 - Site permit approved by SF Planner Sharon Lai.
April 3, 2012 - Pre-Project meeting with San Francisco Planner, Michael Smith, to review schematic design and discuss how to proceed with new scope relative to unit merger approval. Smith reviews documents and concludes that he will need to verify sequence with Zoning Administrator.

April 19, 2012 - Presented Preliminary Conceptual Design to Adjacent Neighbors. Attendee list attached. The following comments were received:

1. Rear addition at south property line to block light at 441 and 439 Hoffman Avenue.
2. Height of rear deck at lowest floor too high.
3. Wrap-around deck on upper level would erode privacy at existing roof deck 441 and 439 Hoffman.
4. Lower deck extended too far
5. Rear addition blocks light at 433 Hoffman
6. Tree removal for new garage is unacceptable.
7. Discretionary review hearing and subsequent unit merger approval only addresses reduction of unit, not addition or creation of parking.
8. Neighbors asked for specific dimensions regarding height.

June 6, 2012 - E-mail message from Michael Smith stating that the building must first be designated as a single family unit prior to the application for any new scope of work. The final step in completing the approved unit merger is to apply to permit for an interior stair connecting the existing top floor to the former lower unit.

September 18, 2012 - Building Permit application and plans for interior connecting stair submitted.
January 09, 2013 - Building Permit approved.
May 30, 2013 - Surveyor retained and survey issued of subject property and adjacent properties.
July 12, 2013 - Final inspection and approval issued for construction of interior stair.
October 15, 2013 - Application for Tree Removal denied by SF Bureau of Urban Forestry, appeal request filed and hearing scheduled.

October 28, 2013 - Tree Removal Hearing, adjacent neighbors present.
December 30, 2013 - Approval to remove street tree pending planning approval for garage and rear addition, issued by Mohammed Nuru.

January 1 - March 5, 2014 - Design revisions made according to neighbor from 2012 meeting with accurate survey information:

1. Rear addition at south property line to block light at 441 and 439 Hoffman Avenue.

Light coming from south, no light blocked from North. Lightwell added on south property line to mirror profile of roof deck at 439 and 441 Hoffman Avenue.
2. Height of rear deck at lowest floor too high.

Floor at rear of lowest level lowered $4^{\prime \prime}-10^{\prime \prime}$ to achieve a lower exterior deck elevation.
3. Wrap-around deck on upper level would erode privacy at existing roof deck 441 and 439 Hoffman. Wrap around deck at upper floor removed. First floor lightwell created to maximize privacy and light.
4. Lower deck extended too far.

Per section 136 of zoning code configuration and extension of deck permitted within this zone.
5. Rear addition blocks light at 433 Hoffman.

Mirror of lightwell provided at north side of subject property that abuts 433 Hoffman, consistent with SF Residential Design Guidelines. The lightwell at 433 Hoffman has been illegally enclosed with glazing at zero clearance to property line.
6. Tree removal for new garage is unacceptable.

Tree removal has been approved for removal by SF Public. Works pending Planning approval for scope of work. See above for details.
7. Discretionary review hearing and subsequent unit merger approval only addresses reduction of unit; not addition or creation of parking.

Unit merger completed with final inspection of interior stair. Property is now considered Single Family Dwelling and eligible for proposed scope of work.
8. Neighbors asked for specific dimensions regarding height.

Survey information provided for existing property by American Land Survey and extrapolated on proposed architectural plans.

January 27, 2014 - Submittal for Environmental Evaluation with supplemental Historic Resource Evaluation application

March 6, 2014 - Second Meeting with adjacent neighbors to present updated plans. Attendee list is attached. The following comments were received and addressed as follows:

1. Rear addition at south property line to block light at 439 and 441 Hoffman Avenue.

Light coming from south, no light blocked from North. Lightwell added on south property line to mirror profile of roof deck at 439 and 441 Hoffman Avenue.
2. South lightwell to conflict with privacy on roof deck at 439 and 441 Hoffman.

Proposed lightwell mirrors profile of existing roof deck at 439 and 441 Hoffman as recommended in SF Residential Design Guidelines.
3. Rear addition blocks light at 433 Hoffman.

Mirror of lightwell provided at north side of subject property that abuts 433 Hoffman, consistent with SF Residential Design Guidelines. The lightwell at 433 Hoffman has been illegally enclosed with glazing at zero clearance to property line.
4. Lower deck exceeds rear setback.

Lower deck configuration permitted per Section 136 of SF Zoning Code.
5. Sidewalk is obstructed by proposed driveway.

Driveway design in accordance with SF DPW Bureau of Street-Use and Mapping "Typical Drawings for a Warped Driveway". This diagram includes minimum sidewalk clearance requirements.

437 HOFFMAN AVENUE
PRE-APPLICATION NEIGHBORHOOD NOTIFICATION ADDRESSES
ACROSS THE STREET FROM SUBJECT PROPERTY

1. 416 HOFFMAN - Single Family - OCCUPANT
2. Owner's mailing address: 1660 OLD AIRPORT ROAD, AUBURN CA, 95603
3. 434 HOFFMAN - Single Family - OCCUPANT
4. Owner's mailing address: 18757 DUBIN CT, CASTRO VALLEY, CA, 94546
5. 440 HOFFMAN - Single Family - OWNER

## ABUTTING ADJACENT - SAME SIDE OF THE STREET

6. 431 HOFFMAN (\#1 of 4 units)-OCCUPANT
7. 431A HOFFMAN (\#2 of 4units -OCCUPANT
8. 433 HOFFMAN (\#3 of 4 units) -OWNER OF BLDG
9. 433A HOFFMAN (\#4 of 4 units) - OCCUPANT
(owner's mailing address: 433 HOFFMAN AVE, SAN FRANCISCO CA, 94114)
10. 437 HOFFMAN (SUBJECT PROPERTY) Single Family - OWNER
11. 439 HOFFMAN (\#1 of 2 units) - OWNER OF BUILDING
12. 441 HOFFMAN (\#2 of 2 units) - OCCUPANT
(owner's mailing address: 439 HOFFMAN AVE, SAN FRANCISCO, CA, 94114

## ABUTTING AT REAR

13. 30 HOMESTEAD (\#1 of 2 units) - OCCUPANT
14. 32 HOMESTEAD (\#2 of 2 units)- OCCUPANT
15. Owner's mailing address: 190 SUNSET WY, MUIR BEACH CA, 94965
16. 38 HOMESTEAD - Single Family -OWNER
17. 42 HOMESTEAD - Single Family -OWNER

## NOE VALLEY NEIGHBORHOOD GROUPS * 2014 MTG

18. Andrea Aiello

C U M C Benefit District
584 Castro Street \#336
San Francisco, CA 94114
19. Buddy Choy

Coleridge St. Neighbors
157 Coleridge Street
San Francisco, CA 94110
20. Gary Weiss

Corbett Heights Neighbors
78 Mars Street
San Francisco, CA 94114

## NOE VALLEY NEIGHBORHOOD GROUPS cont'd

21. Jeff Parker

Friends of Upper Douglass Dog Park
750 27th Street
San Francisco, CA 94131
22. Pam Hemphill

Dolores Heights Improvement Club-DRC
P.O. Box 14426

San Francisco, CA 94114
23. Peter Heinecke

Liberty Hill Neighborhood Association
30 Hill Street
San Francisco, CA 94110
24. Richard Magary

MUMC
584 Castro Street \#333
San Francisco, CA 94114
25. Scott Wiener

1 Dr. Carlton B Goodlett Place Room \#244
San Francisco, CA 94102-4689
26. Vicki Rosen

Upper Noe Neighbors
169 Valley Street
San Francisco, CA 94131

Gracie Atherton
Noe Valley Community Workshop
4104 24th Street \#151
San Francisco, CA 94114

Scott Wiener
City Hall Room \#244
1 Dr. Cariton B. Goodlett PI.
San Francisco, CA 94102

Jeff Goldstein
San Jose/Guerrero Coalition Save R Streets
4104 24th Street \#130
San Francisco, CA 94114-3615

Gary Weiss
Corbett Height Neighbors
78 Mars Street
San Francisco, CA 94114

Richard Magary
Merchants of Upper Market \& Castro
(MUMC)
584 Castro Street \#333
San Francisco, CA 94114

Andrea Aiello
Castro Upper Market Community Benefit Dist
584 Castro Street \#336
San Francico, CA 94114

Pam Hemphill
DHIC-DRC
PO Box 14426
San Francisco, CA 94114

437 Hoff man avenue
NOE VALLEY GROUP LST NOTLFLED FOR O. 19.2014 MTG

## Exhibit 6



## Exhibit 7

# Exhibit <br> $\qquad$ No RDT Review for this project. 

From: Tran, Nancy (CPC) [mailto:Nancy.H.Tran@sfgov.org]
Sent: Thursday, November 12, 2015 12:35 PM
To: Stephen M. Williams
Cc: geneg@sfsu.edu; rufnikhound@gmail.com; paul.lef123@gmail.com; 'Janet Fowler'; Sanchez, Scott (CPC); Washington, Delvin (CPC)
Subject: RE: 437 Hoffman Project----Plans Fail to Meet Minimum Standards of Section 311

Mr. Williams:
The Zoning Administrator determined that the plans will need to be revised and renoticed for an additional 15 days (this does not include the time required for support staff/reproduction). The additional notification will go out to the required organizations and neighbors, including those that were missed in the original mailing. I have informed the project architect of this.

In response to your voicemail following your review of the file last week - I understood your November $9^{\text {th }}$ email inquiry: "Also, may I please review the files? Please let me know when they can be made available for review and copying" as a request to only see the building permit plans and file. Please be aware that not all emails between the project sponsor, interested parties and Planning Department are printed out. If you would like to see all communication. you will need to submit an official Sunshine Records Request. The Department would have to check with all planners involved with the project and access Michael Smith's disabled email account since there may have been emails exchanged prior to it being reassigned to me.

With respect to file notes/scheduling - please be aware that not all projects are required to be scheduled for RDT review. Mr. Smith, who was a representative on RDT, reviewed the project against the RDGs and determined that the scope of work did not trigger formal RDT review and that it met the guidelines. If your client submits a Discretionary Review application, the project will be brought to RDT for final determination before it appears before the Planning Commission.

Regards,
Nancy Tran

## Exhibit 8

APRIL 5, 2012
Da路
Dear Neighbor:
You are invited to a neighborhood PreApplication meeting to review and discuss the development
 Planning Department's PreApplication procedures. The PreApplication meeting is intended as a way for the Project Sponsor(s) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before th is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sfgov.org/dbi.

The PreApplication process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the PreApplication process will also receive a formal entitlement notice or 311 of 312 notification when the project is submitted and reviewed by Planning Department staff.

A PreApplication meeting is required because this project includes (check all that apply):
$\square$ New Construction:Any vertical addition of 7 feet or more;
Q Any horizontal addition of 10 feet or more;
$\rightarrow-$ Decks over 10 feet above grade or within the required rear yard;
$\square$ All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to:
Remodel the existing residence which includes an addition at the rear and the modification of the
lower level to create a single car garage.


## MEETING INFORMATION

Property Owner(s) names): Vivek and Pooja Mitral
Project Sponsor (s): tobylongdesign-Toby Long, A|A
Contact information (email/phone): toby@tobylongdesign.com/415.905.9030
Meeting Address": 437 HOFFMAN AVENUE
Date of meeting: Thursday, APRIL 19, 2012
Time of meeting ${ }^{* * *}$, 6 PM
The meeting should ie f conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated PreApplication Meeting, in which case the meeting will the held at the Planning Deparlimen offices, at 1650
Milisslon Street, Suite 400 .
*Weeknight meetings shall occur between $6: 00 \mathrm{pm}$. - $9: 00 \mathrm{p} . \mathrm{m}$. Weekend meetings shall be between 10:00 ami. - $9: 00$ p.m, units the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.
Hyou have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at $415-558-6378$, or contact the Planning Department via email at plo © © igor. org. You madly also find information about the San Francisco Planning' Department and ongoing planning efforts at www.sfiplenning. org.

Pere Application Meeting Sign-in Sheet
Meeting Date: $\qquad$ $04 \cdot 19 \cdot 2012$
Meeting Time: $\qquad$ 6 P. tM.
Meeting Address: 437 Hor FinN $\triangle V E N D=$

Property Owner Name: VuvektyFoqla MAIA,
 $\qquad$
Please print your name below, stale your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.

NAME/ORGANIZATTON
ADDRESS
PHONE \#
EMAIL
SEND PLANS .

1. $\qquad$ I TELugu. 4\#1. HOEESAA BNE $415-779-213 \%$ $\qquad$ [7]
2. $\qquad$ Styonanie Relluille $405407-8556$ $\qquad$ belluillesesfusd. $\epsilon$
3. 

$\qquad$ A4B3 सurleman cmengsex
4. $\qquad$

5. Pul f 139 U 1523002910
Stephen Rentarville 11 415-830-7471 12 andran.cam
7. Janet Fowler 434 Hoffinan 415-648-8780 jFowlorsead.ce
8. $\qquad$
9. $\qquad$
10. $\qquad$
11. $\qquad$
12. $\qquad$ $[$
13. $\qquad$ $\square$
14. $\qquad$ []
15. $\qquad$ Tl
16. $\qquad$ $\square$
17. $\qquad$
18. $\qquad$ $-1$

# Affidavit of Conducting a Pre-Application Meeting, Sign-in Sheet and Issues/Responses submittal 

## I. Atery WITMMAXt

 do hereby declare as follows:1. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Pemnit. Variance, Conditional Use, etc.) in accordance with Planning Commission Pre-Application Policy.
2. The meeting was conducted at 437 HOFEMANAUENUES, SE (location/address) on 04.19.20V (date) from GVM (ime).
3. I have included the mailing list, meeting initietion, sign-in sheet, issuefresponse summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
4. I have prepared these materials in good faill and to the best of my ability.

I declare under penally of periury under the laws of the State of California that the foregoing is true and correct.



AREV WITMAN
Name thpe or printit

## $\triangle G E N T$-TOBILONGDESGXN-APCHITEC <br> Rotadonshlp to Profect (eg Owner, Agefti) <br> 

437 HOPEMAN AVENUE
Profoct Address






|  |  | OLLD6 VJ 'OJSIJNBY NUS NFWHIOH LEt <br>  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |





## Exhibit 9

## Welcome to our Permit / Complaint Tracking System!

## Permit Details Report

| Report Date: | $\mathbf{1 1 / 3 / 2 0 1 5 ~ 5 : 3 0 : 1 6 ~ P M ~}$ |
| :--- | :--- |
|  |  |
| Application Number: | 201209079183 |
| Form Number: | 8 |
| Address(es): | $6503 / 024 / 0437$ HOFFMANAV |
|  | REV. TO APPROVED BLDG PA\#200806275494 EXISTING DECK TO BE VOLUNTARY |
| Description: | STRENGTHENED, MERGE 2 UNTTS INTO 1 UNIT. REMOVE KITCHEN @ 1/F, CONSTRUCT |
|  | STAIR BETWEEN 1/F \& 2/F |
| Cost: | \$1.00 |
| Occupancy Code: | R-3 |
| Building Use: | $27-1$ FAMILY DWELLING |

Disposition / Stage:

| Action Date | Stage | Comments |
| :--- | :--- | :--- |
| $9 / 7 / 2012$ | TRIAGE |  |
| $9 / 7 / 2012$ | FILING |  |
| $9 / 7 / 2012$ | FILED |  |
| $9 / 17 / 2012$ | PLANCHECK |  |
| $9 / 17 / 2012$ | WITHDRAWN |  |

Contact Details:
Contractor Details:
License Number: OWN
Name: OWNER OWNER
Company Name: OWNER

| Address: OWNER * OWNER CA ooooo-oooo |
| :--- |
| Phone: |

$l$

Addenda Details:

| Step | Station | Arrive | Start | In Hold | Out Hold | Finish | Checked By | Phone | Hold Description |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | CPB | 9/17/12 | 9/17/12 |  |  | 9/17/12 | SECONDEZ GRACE | $\begin{aligned} & 415- \\ & 558- \\ & 6070 \end{aligned}$ |  |
| 2 | BLDG | 9/6/12 | 9/6/12 |  |  | 9/6/12 | DANG DENNIS | $\begin{aligned} & 415- \\ & 558- \\ & 6133 \end{aligned}$ |  |
| 3 | CPB | 9/17/12 | 9/17/12 |  |  | 9/17/12 | CHEUNG <br> WAI FONG | $\begin{aligned} & 415- \\ & 558- \\ & 6070 \end{aligned}$ | 9/17/12: WITHDRAWN PER ARCHITECT'S REQUEST. REVISION SUBMITTED IN ERROR. WF |

Appointments:
Appointment Date|Appointment AM/PM|Appointment Code|Appointment Type|Description|Time Slots

## Inspections:

Activity Date|nspector|Inspection Description|Inspection Status

## Special Inspections:

Addenda No. Completed Date|Inspected By|Inspection Code|Description|Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

Welcome to our Permit / Complaint Tracking System!

Below is a list of all agents for the selected permit, along with their roles on the project.
Permit Number: 201209079183

|  | Firm Namev | Agent Name | Role | From | To |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Info | OWNER | OWNER OWNER | CONTRACTOR | $9 / 17 / 2012$ |  |
| Info |  | TOBY LONG DESIGN | ARCHITECT | $9 / 17 / 2012$ |  |
| 1 |  |  |  |  |  |

[^10]
## Exhibit 10

## Welcome to our Permit / Complaint Tracking System!

| Permit Details Report |  |  |
| :---: | :---: | :---: |
| Report Date: |  | 11/3/2015 5:29:21 PM |
| Application Nu | umber: | 201305167162 |
| Form Number: |  | 8 |
| Address(es): |  | 6503/024/o 437HOFFMANAV |
| Description: |  | REVISION TO APPL \#2008.06. LEVEL, NO ADDITOINAL WOR |
| Cost: |  | \$1.00 |
| Occupancy Cod |  | R-3 |
| Building Use: |  | 27-1 FAMILY DWELLING |
| Disposition / Stage: |  |  |
| Action Date | Stage | Comments |
| 5/16/2013 | TRIAGE |  |
| 5/16/2013 | FILING |  |
| 5/16/2013 | FILED |  |
| 5/16/2013 | APPROVED |  |
| 5/16/2013 | ISSUED |  |
| 7/12/2013 | COMPLETE | 1732994 Final Inspection/Approved |
| Contact Details: |  |  |
| Contractor Details: |  |  |
| License Number: OWNER |  |  |
| Name: | OWNER |  |
| Company Name: OWNER |  |  |
| Address: | OWNER * | * OWNER CA ooooo-oooo |
| Phone: |  |  |

## Addenda Details:

## Description:

| Step | Station | Arrive | Start | In <br> Hold | Out <br> Hold | Finish | Checked By | Hold Description |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 1 | INTAKE | $5 / 16 / 13$ | $5 / 16 / 13$ |  |  | $5 / 16 / 13$ | YIP JANET |  |
| 2 | BLDG | $5 / 16 / 13$ | $5 / 16 / 13$ |  |  | $5 / 16 / 13$ | DANG DENNIS |  |
| 3 | CPB | $5 / 16 / 13$ | $5 / 16 / 13$ |  |  | $5 / 16 / 13$ |  | OTC FDR |

This permit has been issued. For information pertaining to this permit, please call 415-558-6096.

## Appointments:

## Appointment Date|Appointment AM/PM|Appointment Code|Appointment Type|Description|Time Slots

Inspections:

| Activity Date | Inspector | Inspection Description | Inspection Status |
| :--- | :--- | :--- | :--- |
| $7 / 12 / 2013$ | Fergal Clancy | FINAL INSPECT/APPRVD | FINALINSPECT/APPRVD |
| $6 / 6 / 2013$ | Fergal Clancy | FINALINSPECT/APPRVD | CORRECTION REQUIRED |

## Special Inspections:

Addenda No. Completed Date|Inspected By|Inspection Code|Description|Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm .

Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.
Technical Sumnort for Online Services

## Welcome to our Permit / Complaint Tracking System!

Below is a list of all agents for the selected permit, along with their roles on the project.
Permit Number: 201305167162

|  | Firm Name | Agent Name | Role | From |
| :--- | :--- | :--- | :--- | :--- |
| Info | OWNER | OWNER | CONTRACTOR | $5 / 16 / 2013$ |
| Info | TOBY LONG DESIGN | ROSS E LONG III' | ARCHTTECT | $5 / 16 / 2013$ |
| 1 |  |  |  |  |

Online Permit and Complaint Tracking home page.
Technical Support for Online Services
If you need help or have a question about this service, please visit our FAQ area.

## Exhibit 11

## Notice of Pre-Application Meeting

FEBRUARY 12, 2014

## D**

## Dear Neighbor:

You are invited to a neighborhood Pre-Application meeting to review and discuss the development proposal at 437 HOFFMANAVENUE $\quad$ cross street(s) _ 24 THSTREE _ Block/Loty: 6503/24_ Z Zoning: __ Planning Department's Pre-Application procedures. The Pre-Applleation meeting is intended as a way for the Project Sponsor(s) to discuss the projectand review the proposed plans with adjacentneighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Deparment's review. Dnce a Building Permit has been submitted to the City, you may track its status al wwwisfoviorg/dibi.

The Pre-Appligation process is only required for projects subject to Planting Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacted as a result of the Pre-Application process will also receive a formal entitlement nottee or 311 or 312 notification when the profect is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
$\square$ New Construction;Any vertical addition of 7 feet or more;
(8) Any horizontal addition of 10 feet or more;
[ Decks over 10 feet above grade or within the required rear yard;
$\square$ All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to:
Remodel to existing residence which incudes an addition at the rear and the modfication of the
lower level to create a single car garage.

| Existing \# | , | 2 |
| :---: | :---: | :---: |
| Existing bldg square footage: .-223B5F | Proposed: _ 3809 SF | Permitted: 6075 SF (F.A.R. max) |
| Existing \# of stories: _.._ 3 | Proposed: | Permitted: -- 3 |
| Existing bldg height: _- 24 front | Proposed: 30 front | Permitted: 30 _ 30 front |
| Existing bidg depth: --33'-7 | roposed: _-573'-3" | Permitted: $\quad 61^{\prime}-3^{\prime \prime}$ |

## MEETING INFORMATION:

Property Owner(s) name(s): Vivek and Pooja Mittal
Project Sponsor(s): tobylongdeslan - Toby Long, AlA
Contact information (email/phone): toby@tobylongdesign.com /415,905,9030
Meeting Address": 437. HOEFMANAVENLE
Date of meeting: Thursday_March.6, 2014


[^11]Pre-Application Meeting Sign-m Sheet
Meeting Date: $03406 \cdot 2014$
Meeting Time: Cp qu



Project Sponsor/Representative: TotBELONCTVESAEHA
Please print your name below, stake your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.




5. fere rustler 433 Hf tron going SF SU. Rote


San Francisco State University

Depfofment of Polifcal Science

433 Hoffman Avenue San Francisco, CA 94114
R. Gene Geisler, Phi.

Professor, Emeritus

Home; 415/695-9693
Gentle Valley Ranch: 707/984-6G79
Email: genegessfsu.edu
$\qquad$
$\qquad$
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$\qquad$
$\qquad$
13. $\qquad$
14. $\qquad$ $\square$
15. $\qquad$ $\pi$
16. $\qquad$ $r 7$
17. $\qquad$
18. $\qquad$ $\square$

## Affidavit of Conducting a Pre-Application Meeting, Sign-in Sheet and Issues/Responses submittal

## 1. ABET Woman

 do hereby declare as follows:1. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Permit, Variance, Conditional Use, etc.) in accordance with Planning Commission PreApplication Policy.
2. The greeting was conducted at 431 L HOFFMAN $A V E N U E, S \neq-\quad$ (location/address)
on $3 / 6 / 2014$ (date) from $6: 00$ pm (time).
3. I have included the mailing list, meeting initiation, sign-in sheet, issue/response summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
4. I have prepared these materials in good faith and to the best of my ability.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.



Elennaturi

## 

## AGENT-TOBTLONGTESGEN-AFOHTECT <br>  <br> 

## 437 HOEFTAAN AVENUE

Project Hotties

PLANS From 03.06.2014
neighbornood NTET








$=\frac{1}{2}$






## Exhibit 12

## Welcome to our Permit / Complaint Tracking System!

## Permit Details Report

| Report Date: | $\mathbf{1 1 / 3 / 2 0 1 5 ~ 5 : 2 8 : 1 3 ~ P M ~}$ |
| :--- | :--- |
|  |  |
| Application Number: | $\mathbf{2 0 1 4 0 4 1 1 3 0 2 9}$ |
| Form Number: | 3 |
| Address(es): | $6503 / 024$ / 0 437 HOFFMAN AV |
| Description: | ADDITION TO SINGLE FAM DWG, 3 STORY REAR ADDITION TO INCLUDE (N) FAM RM |
| Cost: | (GROUND) (N) KITCHEN (FIRST), (N) BEDRMS \& BATH (2ND) |
| Occupancy Code: | \$900,000.00 |
| Building Use: | R-3 |
|  | $27-1$ FAMILY DWELLING |

Disposition / Stage:

| Action Date | Stage | Comments |
| :--- | :--- | :--- |
| $4 / 11 / 2014$ | TRIAGE |  |
| $4 / 11 / 2014$ | FILING |  |
| $4 / 11 / 2014$ | FILED |  |

## Contact Details:

Contractor Details:

Addenda Details:

| Description: |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Step | Station | Arrive | Start | In Hold | Out Hold | Finish | Checked By | Phone | Hold Description |
| 1 | CPB | 4/11/14 | 4/11/14 |  |  | 4/11/14 | $\begin{aligned} & \text { SHEK } \\ & \text { KATHY } \end{aligned}$ | $\begin{aligned} & 415-558- \\ & 6070 \\ & \hline \end{aligned}$ |  |
| 2 | CP-ZOC | 4/11/14 | 6/6/14 |  |  |  | TRAN <br> NANCY | $\begin{array}{\|l} \hline 415-558- \\ 6377 \\ \hline \end{array}$ | reassigned to Nancy Tran 8/19/2015 |
| 3 | CP-NP | 9/23/15 |  |  |  |  | TRAN <br> NANCY | $\begin{aligned} & 415-55^{-} \\ & 6377 \\ & \hline \end{aligned}$ | Mailed Cover Letter 9/23/15 (Vlad) Mailed 31 Notice 10/13/15; Expired 11/12/15 (Vlad) |
| 4 | BLDG |  |  |  |  |  |  | $\begin{aligned} & 415-55^{-} \\ & 6133 \\ & \hline \end{aligned}$ |  |
| 5 | $\begin{array}{\|l} \hline \text { DPW- } \\ \text { BSM } \end{array}$ |  |  |  |  |  |  | $\begin{aligned} & 415-558- \\ & 6060 \end{aligned}$ |  |
| 6 | SFPUC |  |  |  |  |  |  | $\begin{aligned} & 415-575- \\ & 6941 \\ & \hline \end{aligned}$ |  |
| 7 | PPC |  |  |  |  |  |  | $\begin{aligned} & 415-558- \\ & 6133 \\ & \hline \end{aligned}$ |  |
| 8 | CPB |  |  |  |  |  |  | $\begin{aligned} & 415-558- \\ & 6070 \\ & \hline \end{aligned}$ |  |

## Appointments:

Appointment Date|Appointment AM/PM|Appointment Code|Appointment Type|Description/Time Slots

Inspections:
Activity Date|Inspector|Inspection Description|Inspection Status

Special Inspections:

| Addenda No. Completed Date\| Inspected By|nspection Code|Description|Remarks |
| :--- | :--- | :--- | :--- | :--- | :--- |

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.

## Welcome to our Permit / Complaint Tracking System!

Below is a list of all agents for the selected permit, along with their roles on the project.
Permit Number: 201404113029

|  | Firm Name $\boldsymbol{A}_{\boldsymbol{A}}$ | Agent Name | Role | From | To |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Info | TOBY LONG DESIGN | ROSS E LONG III' | ARCHITECT | $4 / 11 / 2014$ |  |
| 1 |  |  |  |  |  |

Online Permit and Complaint Tracking home page.
Technical Support for Online Services
If you need help or have a question about this service, please visit our FAQ area.

Contact SFGov Accessibility Policies City and County of San Francisco (C)2000-2009

## Exhibit 13

# Notice of Planning Department Requirements \#1 

June 6, 2014

1650 Mission St.

Reception:
415.558 .6378

| RE: | 437 Hoffman Avenue | (Address) |
| :--- | :--- | :--- |
| $6503 / 024$ | (Assessor's Block/Lot) |  |
| 2014.04 .11 .3029 | (Building Permit Application Number) |  |

Your Building Permit Application No. 2014.04.11.3029 has been received by the Planning Department and has been assigned to planner Michael Smith. He has begun review of your application but the following information is required before it is accepted as complete and/or is considered Code-complying. Time limits for review of your project will not commence until we receive the requested information or materials and verify their accuracy. Please note that further comments may follow review of the requested information.

In order to proceed with our review of your Building Permit Application, the following is required:

1. Site Plan. Please provide separate existing site plan. On both your existing and proposed site plans include dimensions for the front setback, building depth, rear yard, and depth of addition. Your site plans should also indicate landscape within the front setback and permeable pavers within the driveway. Also, dimension the adjacent buildings' front setbacks. The subject and adjacent building to the south appear to be set back further than what is indicated on your site plan. Please double check your drawing and revise it if necessary. Please note that staff will not be able determine the front setback compliance of your project until the requested setback information is provided.
2. Height Measurement. The height of the building will be measured from top of curb at the centerline of the building. Please indicate this datum point on all relevant elevations.
3. Elevations. Provide elevations for the existing building at $1 / 4^{\prime \prime}=1^{\prime}$ scale. For ease of reference provide them on the same page as the corresponding proposed elevation and dimension the building height at the centerline measured from top of curb.
4. Floor Plans. Please provide existing floor plans for the subject building at $1 / 4^{\prime \prime}=1^{\prime}$ scale. For ease of reference provide them on the same page as the corresponding proposed floor level.
5. Residential Design Guidelines. The Planning Commission adopted the 2003 Residential Design Guidelines in December 2003 to promote design that will protect neighborhood character. All residential permit applications in the RH and RM zoning districts filed or reviewed after January 1, 2004 are subject to these Guidelines. You can download a copy of the Guidelines from our website at http://www.sfgov.org/planning or purchase for $\$ 3.00$ per copy at the Planning Department office, Ground Floor Lobby or $5^{\text {th }}$ floor. If you fail to adequately address these concerns the Department may initiate a Discretionary Review hearing for this project.
a. Building Scale at the Mid-Block. The proposed building would extend approximately $18^{\prime}$ deeper than the adjacent building to the south which would adversely impact the building's connection to the mid-block open space. To address this concern the Department recommends that set back the proposed south wall five-feet from the south side property where it extends deeper than the adjacent neighbor. Or use a combination of side setbacks and a shortening of the building depth along the side property line to address the shorter building. Please retain the existing light well to comply with this recommendation.

Please note that further comment may follow review of the requested information.

Please direct any questions concerning this notice to the assigned planner, Michael Smith at (415) 5586322 or michael.e.smith@sfgov.org. Contact the assigned planner to set up any meeting, should one be necessary. Please do not come to the Planning Department to discuss this notice without an appointment.

Thank you for your attention to this notice. An early and complete response on your part will help expedite our review of your permit application.

## Exhibit 14


iness Entities (BE)
Online Services

- E-File Statements of Information for Corporations
- Business Search
- Processing Times
- Disclosure Search


## Main Page

Service Options
Name Availability
Forms, Samples \& Fees
Statements of Information (annual/biennial reports)

## Filing Tips

Information Requests (certificates, copies \& status reports)

## Service of Process

## FAQs

Contact Information
Resources

- Business Resources
- Tax Information
- Starting A Business

Customer Alerts

- Business Identity Theft
- Misleading Business Solicitations


## Business Entity Detail

Data is updated to the California Business Search on Wednesday and Saturday mornings. Results reflect work processed through Friday, March 25, 2016. Please refer to Processing Times for the received dates of filings currently being processed. The data provided is not a complete or certified record of an entity.

| Entity Name: | COUNT'S GOLD LLC |
| :--- | :--- |
| Entity Number: | 201428110425 |
| Date Filed: | $10 / 03 / 2014$ |
| Status: | ACTIVE |
| Jurisdiction: | DELAWARE |
| Entity Address: | 1013 CENTRE RD STE 403-A |
| Entity City, State, Zip: | WILMINGTON DE 19805 |
| Agent for Service of Process: | ALEKSANDAR JURETIC |
| Agent Address: | 1398 NOE ST STE 1 |
| Agent City, State, Zip: | SAN FRANCISCO CA 94131 |

* Indicates the information is not contained in the California Secretary of State's database.
* Note: If the agent for service of process is a corporation, the address of the agent may be requested by ordering a status report.
- For information on checking or reserving a name, refer to Name Availability.
- For information on ordering certificates, copies of documents and/or status reports or to request a more extensive search, refer to Information Requests.
- For help with searching an entity name, refer to Search Tips.
- For descriptions of the various fields and status types, refer to Field Descriptions and Status Definitions.

Modify Search New Search Printer Friendly Back to Search Results

## Exhibit 15

RECORDING REQUESTED BY:
Old Republic Title Company
Order No.: 0224033968-NS
APN: 6503-024
When Recorded Mail Document and Tax Statements to:
Trichrome LLC, Counts Gold LLC, Perfero Properties
LLC \& N and O LLC
coo Pau) Kraaljvanger
45 Walnut Ave.
Mill valley, CA 94941
$\qquad$

## Grant Deed

The undersigned grantor(s) declares):
Documentary Transfer Tax is $\$ 13,875.00$
(X) computed on full value of property conveyed, or
( ) computed on full value less of liens and encumbrances remaining at time of sale.
( ) Unincorporated area: (X) City of San Francisco
FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,
Pooja Chawla Mittal and Vivek Mittal, Co-Trustees of The Pooja Chawla Mittal and Vivek Mittal Revocable Trust dated July 25, 2014
hereby GRANT(S) to
Trichrome LLC, a Delaware limited liability company and Counts Gold LLC, a Delaware limited liability company and Perfero Properties LLC, a Delaware limited liability company and $N$ and O LLC, a Delaware limited liability company
that property in City of San Francisco, San Francisco County, State of California, described as:
*** See "Exhibit A" attached hereto and made a part hereof. * * * PROPERTY: 437 Hoffman Avenue, San Francisco, California

Date: September 30, 2014

The Pooja Chawia Mittal and Vivek Mittal Revocable Trust dated
July 25, 2014


State of CALIFORNIA

## County of SAN FRANCISLU

On | 9 | 30 | 2014 | before me, M. ALVAREZ |
| :--- | :--- | :--- | :--- |

Notary Public, personally appeared POOJA CHAWLA MITTAL and VIVEK MITTAL who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is (6e) subscribed to the within instrument-and acknowledged to me that he/she/theyexecuted the same in his/hert(their) authorized capacity(ies), and that by his/he (their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I cerify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WTINESS my hand and official seal.


(Area reserved for official notarial seal)

## EXHIBIT A

The land referred to is situated in the County of San Francisco, City of San Francisco, State of California, and is described as follows:

COMMENCING at a point on the easterly line of Hoffman Avenue, distant thereon 183 feet southerly from the southerly line of 24th Street; running thence southerly and along said line of Hoffman Avenue 27 feet; thence at a right angle easterly 125 feet; thence at a right angle northerly 27 feet; thence at a right angle westerly 125 feet to the point of commencement.

BEING part of Horner's Addition Block No. 243.
Assessor's Lot 024; Block 6503

RECORDING REQUESTED BY:
BANK OF MARIN
P.O. BOX L

NOVATO, CA 94948
AND
WHEN RECORDED MAIL TO:

San Francisco Assessor-Recorder Carnen Chu, Asseessor-Recorder DOC- 2014-J984942-00 Check Number 32943
' Tuesday, DEC 69, 2014 07:48:42


VIVEK MITTAL
POOJA C. MITTAL
437 HOFFMAN AVE
SAN FRANCISCO, CA 94114-3513

## DEED OF RECONVEYANCE

APN\# LOT 024, BLOCK 6503
WHEREAS: Bank of Marin is the Owner and holder of the Note secured by the Deed of Trust dated JANUARY 31, 2013 made by VIVEK MITTAL AND POOJA MITTAL, HUSBAND AND WIFE, AS JOINT TENANTS as Trustor to: Bank of Marin, as Trustee for benefit of Bank of Marin as beneficiary, which Deed of Trust was recorded on FEBRUARY 15, 2013, in the SAN FRANCISCO County Recorder's Office, State of California, as instrument number DOC-2013-J603604-00.

NOW THEREFORE, the said Bank of Marin, as Trustee does hereby reconvey unto the parties entitled thereto all right, title and interest which was heretofore acquired by said Deed of Trust.

IN WITNESS WHEREOF: the Beneficiary and Trustee have caused these presents to be executed this day of OCTOBER 8, 2014.

BANK OF'MARIN AS BENEFICIARY
Authorized Signature:


Judi Cole VP Loan Operations.

BANK OF MARIN AS TRUSTEE
Authorized Signature:

CERTIFICATE OF ACKNOWLEDGMENT
State of California, County of Marin
On Oct. 14,2014 , before me, Steven T. Flores, NOTARY PUBLIC personally appeared, Judi Cole, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature(s) on the instrument the person(6), or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is trive and correct.

WITNESS my hand and official seal.


RECORDING REQUESTED BY:
Old Republic Title Company
Order No.: 0224034060-NS
APN: 6503-024

20149J98378700002
San Francisco Assessor-Recorder
Carmen Thu, Assessor-Recorder
DOC 2014-J983787-00
Acct 5002-Old Republic Title Company
Friday, DEC 05, 2014 11:17:01
Tl Pd \$21.00 Nbr-0005058607
ojl/RE/1-2

## Trichrome LLC, Count's Gold LLC, Perfero Properties

 LLD \& $N$ and $O$ LLD 45 Walnut Avenue Mill Valley, CA 94941$\qquad$

## Grant Deed

The undersigned grantor(s) declare (s):
Documentary Transfer Tax is corrective deed for LLC name only-no consideration
(X) computed on full value of property conveyed, or
( ) computed on full value less of liens and encumbrances remaining at time of sale.
( ) Unincorporated area: (X) City of San Francisco
FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,
Count's Gold LLC, a Delaware limited liability company who incorrectly acquired title as Counts Gold LLC, a Delaware limited liability company
hereby GRANT (S) to
Count's Gold LLC, a Delaware limited liability company
that property in City of San Francisco, San Francisco County, State of California, described as:

*     *         * See "Exhibit A" attached hereto and made a part hereof. * * * PROPERTY: 437 Hoffman Avenue, San Francisco, California

Date: December 03, 2014

Count's Gold LLC, a Delaware limited liability company


Aleksandar Juretic, Managing Member

## State of California

County of San Francisco
On ard day of December, 2014 before me, N.J. Shanta, a Notary Public, personally appeared Aleksandar Juretic, who proved to me on the basis of satisfactory evidence to be the persons) whose names) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signatures) on the instrument the persons), or the entity upon behalf of which the persons) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

(Area reserved for official notarial seal)


Exp. Aug. 6.2018

## EXHIBIT A

The land referred to is situated in the County of San Francisco, City of San Francisco, State of California, and is described as follows:

Commencing at a point on the Easterly line of Hoffman Avenue, distant thereon 183 feet Southerly from the Southerly line of 24th Street; running thence Southerly and along said line of Hoffman Avenue 27 feet; thence at a right angle Easterly 125 feet; thence at a right angle Northerly 27 feet; thence at a right angle Westerly 125 feet to the point of commencement.

Being part of Horner's Addition Block No. 243.
Assessor's Lot 024; Block 6503

Return To:
First Republic Bank
Friday, DEC 05, 2014 11:17:01
TI Pd $\$ 90.00 \quad$ Nbr-0005058608 ojl/RE/1-25

Attn: LOAN REVIEW DEPT.
Loan No.: 22-533960-1
Prepared By:

## nh

DEFINITIONS
Words used in multiple sections of this document are defined below and other words are defined in Sections $3,11,13,18,20$ and 21 . Certain rules regarding the usage of words used in this document are also provided in Section 16.
(A) "Security Instrument" means this document, which is dated December 1, 2014 together with all Riders to this document.
(B) "Borrower" is

Trichrome LLC, a Delaware limited liability company and Count's Gold LLC, a Delaware limited liability company and Perfero Properties LLC, a Delaware limited liability company and N and O LLC, a Delaware limited lability company

Borrower's address is 45 Walnut Ave, Mill Valley, CA 94941
. Borrower is the trustor under this Security Instrument.
(C) "Lender" is First Republic Bank,

Lender is a Bank
organized and existing under the laws of California
22-533960-1
CALIFORNIA -Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT


Lender's address is 111 Pine Street, San Francisco, CA 94111

Lender is the beneficiary under this Security Instrument.
(D) "Trustee" is Fidelity National Title Insurance Company
(E) "Note" means the promissory note signed by Borrower and dated December 1, 2014

The Note states that Borrower owes Lender One Million, One Hundred Thousand and No/100
Dollars
(U.S. $\$ \quad 1,100,000.00$ ) plus interest. Borrower has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than January 1, 2045
(F) "Property" means the property that is described below under the heading "Transfer of Rights in the Property."
(G) "Loan" means the debt evidenced by the Note, plus interest, any prepayment charges and late charges due under the Note, and all sums due under this Security Instrument, plus interest.
(H) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]:

(I) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions.
(J) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments and other charges that are imposed on Borrower or the Property by a condominium association, homeowners association or similar organization.
(K) "Electronic Funds Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or credit an account. Such term includes, but is not limited to, point-of-sale transfers, automated teller machine transactions, transfers initiated by telephone, wire transfers, and automated clearinghouse transfers.
(L) "Escrow Items" means those items that are described in Section 3.
(M) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third party (other than insurance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of, the Property; (ii) condemnation or other taking of all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or omissions as to, the value and/or condition of the Property.
$(N)$ "Mortgage Insurance" means insurance protecting Lender against the nonpayment of, or default on, the Loan.
(O) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus (ii) any amounts under Section 3 of this Security Instrument.
(P) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and its implementing regulation, Regulation X ( 12 C.F.R. Part 1024), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard
to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.
(Q) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

TRANSFER OF RIGHTS IN THE PROPERTY
This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the County
of SAN FRANCISCO
[Type of Recording Jurisdiction]
[Name of Recording Jurisdiction]

## See Legal descriptions) attached hereto

 and by this reference made a part hereof.Parcel ID Number:LOT 024; BLOCK 6503

## 437 Hoffman Avenue <br> San Francisco

("Property Address"):
TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seise of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S.

[^12]currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, then Lender need not pay interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring the Loan current. If Borrower does not do so within a reasonable period of time, Lender shall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal balance under the Note immediately prior to foreclosure. No offset or claim which Borrower might have now or in the future against Lender shall relieve Borrower from making payments due under the Note and this Security Instrument or performing the covenants and agreements secured by this Security Instrument.
2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note.

If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any late charges due. Voluntary prepayments shall be applied first to any prepayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.
3. Funds for Escrow Items. Borrower shall pay to Lender on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lien or encumbrance on the Property; (b) leasehold payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by Lender under Section 5; and (d) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrow Items." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments shall be an Escrow Item. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may waive Borrower's obligation to pay to Lender Funds for any or all
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Escrow Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and. (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender.
4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Within 10
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days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Section 4.

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan.
5. Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resulting from an objection by Borrower.

If Borrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrower, Borrower's equity in the Property, or the contents of the Property, against any risk, hazard or liability and might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

All insurance policies required by Lender and renewals of such policies shall be subject to Lender's right to disapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the Note up to the amount of the outstanding loan balance. Lender shall have the right to hold the policies and renewal certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. If Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the Note up to the amount of the outstanding loan balance.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower otherwise agree in writing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such insurance proceeds, Lender shall not be required to pay Borrower any interest or earnings on such proceeds. Fees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to
the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (b) any other ofBorrower's rights (other than the right to any refund of unearned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property. Lender may use the insurance proceeds either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.
6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control.
7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition. Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.
8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.
9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the covenants and agreements contained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a lien which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable

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attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may take action under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.
10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain the Mortgage Insurance in effect. If, for any reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available, Borrower shall continue to pay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notwithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained, and Lender requires separately designated payments toward the premiums for Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note.

Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, the arrangement is often termed "captive reinsurance." Further:
(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.
(b) Any such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage

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Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unearned at the time of such cancellation or termination.
11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby assigned to and shall be paid to Lender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursement or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. "Opposing Party" means the third party that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action in regard to Miscellaneous Proceeds.

Borrower shall be in default if any action or proceeding, whether civil or criminal, is begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be applied in the order provided for in Section 2.
12. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against any Successor in Interest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or

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any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy.
13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent.

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumesBorrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.
14. Loan Charges. Lender may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construed as a prohibition on the charging of such fee. Lender may not charge fees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Loan is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.
15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument must be in writing.-Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable Law expressly requires otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's change of address. If Lender specifies a procedure for reporting Borrower's change of address, then Borrower shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated another address by notice to Borrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.
16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall

## 22-533960-1

CALIFORNIA -Single Family- Fannie Mae/Freddie VMP ${ }^{\text {® }}$-6(CA) (1302).00

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not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to take any action.
17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.
18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.
19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of: (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument; (b) such other period as Applicable Law might specify for the termination ofBorrower's right to reinstate; or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attomeys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged. Lender may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.
20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other. information RESPA requires in connection with a

notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Lender may commence, join, or be joined to any judicial action (as either an individual litigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that alleges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Borrower or Lender has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must elapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.
21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup.
initials:

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:
22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than $\mathbf{3 0}$ days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by Applicable Law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold. Trustee shall cause this notice to be recorded in each county in which any part of the Property is located. Lender or Trustee shall mail copies of the notice as prescribed by Applicable Law to Borrower and to the other persons prescribed by Applicable Law. Trustee shall give public notice of sale to the persons and in the manner prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.
23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty to the person or persons legally entitled to it. Lender may charge such person or persons a reasonable fee for reconveying the Property, but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted under Applicable Law. If the fee charged does not exceed the fee set by Applicable Law, the fee is conclusively presumed to be reasonable.
24. Substitute Trustee. Lender, at its option, may from time to time appoint a successor trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Lender and recorded in the office of the Recorder of the county in which the Property is located. The instrument shall contain the name of the original Lender, Trustee and Borrower, the book and page where this Security Instrument is recorded and the name and address of the successor trustee. Without conveyance of the Property, the successor trustee shall succeed to all the title, powers and duties conferred upon the Trustee herein and by Applicable Law. This procedure for substitution of trustee shall govern to the exclusion of all other provisions for substitution.
25. Statement of Obligation Fee. Lender may collect a fee not to exceed the maximum amount permitted by Applicable Law for furnishing the statement of obligation as provided by Section 2943 of the Civil Code of California.
CALIFORNIA -Single Family-Fannle Mae/Freddie Mac UNIFORM INSTRUMENT

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| :--- | :--- | :--- |

The undersigned Borrower requests that a copy of any Notice of Default and any Notice of Sale under this Security Instrument be mailed to the Borrower at the address set forth above. A copy of any Notice of Default and any Notice of Sale will be sent only to the address contained in this recorded request. If the Borrower's address changes, a new request must be recorded.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider executed by Borrower and recorded with it.

## Witnesses:

$\qquad$
$\qquad$
$\square$
$\qquad$
-Borrower
$\longrightarrow$ (Seal)
$\qquad$
-Borrower
-Borrower


# DEED OF TRUST/MORTGAGE SIGNATURE ADDENDUM 

Perfero Properties LLC, a Delaware limited liability company

Paul Kraaijvanger, Member

Trichrome LLC, a Delaware limited liability company


Count's Gold ILC, a Delaware limited liability company


N and O LLC, a Delaware limited liability company


State of California
County of Sain Francisco
on December 3,2014
before me, N.J. Shanty, Notam Public
, personally appeared
Paul Kraaijvanger, Kelly Condom, Ateksandar Juretic and Jason Lindley
proved to me on the basis of satisfactory evidence to be the persons) whose name (s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signatures) on the instrument the persons), or the entity upon behalf of which the persons) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.


Loan origination organization First Republic Bank

NMLS ID
Loan originator
NMLS ID

362814
Carmen C Franceschi 0487229

## Legal Description

Loan No. 22-533960-1

For property located at: 437 Hoffman Avenue, San Francisco, CA 94114

The legal description of said property is described as follows:

See Legal description(s) attached hereto and by this reference made a part hereof.

## EXHIBIT A

The land referred to is situated in the County of San Francisco, City of San Francisco, State of California, and is described as follows:

Commencing at a point on the Easterly line of Hoffman Avenue, distant thereon 183 feet Southerly from the Southerly line of 24th Street; running thence Southerly and along said line of Hoffman Avenue 27 feet; thence at a right angle Easterly 125 feet; thence at a right angle Northerly 27 feet; thence at a right angle Westerly 125 feet to the point of commencement.

Being part of Horner's Addition Block No. 243.
Assessor's Lot 024; Block 6503

# ADJUSTABLE RATE RIDER (11th District Cost of Funds - Rate Caps) 

Loan No. 22-533960-1
THIS ADJUSTABLE RATE RIDER is made this 1st day of December, 2014 , and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Adjustable Rate Note (the "Note") to

## First Republic Bank

(the "Lender") of the same date and covering the property described in the Security Instrument and located at:
437 Hoffman Avenue, San Francisco, CA 94114

## THE NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN MY INTEREST RATE AND MY MONTHLY PAYMENT. THE NOTE LIMITS THE AMOUNT MY INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE I MUST PAY.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

## A. ADJUSTABLE RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial interest rate of $\qquad$ \%. The Note also provides for changes in the adjustable interest rate, as follows:

## 4. INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

The interest rate I will pay may change on the first day of February 2015 , and on that day every $\qquad$ month(s) thereafter. Each date on which my interest rate could change, is called a "Change Date."
(B) The Index

Beginning with the first Change Date, my interest rate will be based on an Index. The "Index" is the Eleventh District Costs of Funds as computed and published by the Federal Home Loan Bank of San Francisco. The most recent Index figure available as of the date 15 days before each Change Date is called the "Current Index."

If the Index is no longer available or is otherwise unpublished or in the Note Holder's sole discretion is determined to be substantially recalculated, the Note Holder will choose a new index which is based upon comparable information. The Note Holder will give me notice of this choice.

## (C) Calculation of Changes

Before each Change Date, the Note Holder will calculate my new interest rate by adding One and One-Half . percentage points (. $1.500 \%$ ) to the Current Index. The Note Holder will then round the result of this addition to the next highest one eighth of one percentage point ( $0.125 \%$ ). Subject to the limits stated in Section 4(D) below, this rounded amount will be my new interest rate until the next Change Date.

The Note Holder will then determine the amount of the monthly payment. During the first 10 years of the loan, the Note Holder will determine the amount of my monthly payment of interest. During the remainder of the loan term when principal and interest payments are required, the Note Holder will determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that I am expected to owe at the Change Date in full on the maturity date at my new interest rate in substantially equal payments. The result of this calculation will be the new amount of my monthly payment. .

## (D) Limits on Interest Rate Changes

My interest rate will never increase to more than $\quad \mathbf{9 . 9 5 0}$ \% (the "Maximum Interest Rate"), nor less than $\qquad$ \% (the "Minimum Interest Rate").

## (E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.
(F) Notice of Changes

The Note Holder will deliver or mail to me a notice of the change in my initial fixed interest rate to an adjustable interest rate and of any changes in my adjustable interest rate before the effective date of any payment change. The notice will include the amount of my monthly payment, any information required by law to be given me and also the telephone number of a person who will answer any question I may have regarding the notice.

## B. TRANSFER OF THE PROPERTY OR A BENEFICLAL INTEREST IN BORROWER <br> Uniform Covenant 18 of the Security Instrument is amended to read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument. Lender also shall not exercises this option if: (a) Borrower causes to be submitted to the Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by applicable law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender may also require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require immediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than thirty (30) days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Adjustable Rate

| See Signature Addendum | Date |  | Date |
| :--- | :--- | :--- | :--- |
|  |  |  |  |
|  | Date |  | Date |

[Sign Original Only]

# FIXED / ADJ. RATE RIDER / EQUITY LINE RIDER SIGNATURE ADDENDUM 



Paul Kraaijvanger, Member

Trichrome LLC, a Delaware limited liability company


Kelly Contion, Member

Count's Gold ILC, a Delaware limited liability company


N and $O$ ILC, a Delaware limited liability company


THIS 1-4 FAMILY RIDER is made this 1st day of December, 2014 and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to First Republic Bank
of the same date and covering the Property described in the Security Instrument and located at:

## 437 Hoffman Avenue, San Francisco, CA 94114

(Property Address)
1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant agree as follows:
A. ADDITIONAL PROPERTY SUB.JECT TO THE SECURITY INSTRUMENT. In addition to the Property described in Security Instrument, the following items now or hereafter attached to the Property to the extent they are fixtures are added to the Property description, and shall also constitute the Property covered by the Security Instrument: building materials, appliances and goods of every nature whatsoever now or hereafter located in, on, or used, or intended to be used in connection with the Property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, attached mirrors, cabinets, paneling and attached floor coverings, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property covered by the Security Instrument. All of the foregoing together with the Property described in the Security Instrument (or the leasehold estate if the Security Instrument is on a leasehold) are referred to in this 1-4 Family Rider and the Security Instrument as the "Property."
B. USE OF PROPERTY; COMPLIANCE WITH LAW. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless Lender has agreed in writing to the change. Borrower shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property.
C. SUBORDINATE LIENS. Except as permitted by federal law, Borrower shall not allow any lien inferior to the Security Instrument to be perfected against the Property without Lender's prior written permission.
D. RENT LOSS INSURANCE. Borrower shall maintain insurance against rent loss in addition to the other hazards for which insurance is required by Section 5 .
E. "BORROWER'S RIGHT TO REINSTATE" DELETED. Section 19 is deleted.
F. BORROWER'S OCCUPANCY. Unless Lender and Borrower otherwise agree in writing, Section 6 concerning Borrower's occupancy of the Property is deleted.
G. ASSIGNMENT OF LEASES. Upon Lender's request after default, Borrower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Lender's sole discretion. As used in this paragraph G, the word "lease" shall mean "sublease" if the Security Instrument is on a leasehold.
H. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. Borrower absolutely and unconditionally assigns and transfers to Lender all the rents and revenues ("Rents") of the Property, regardless of to whom the Rents of the Property are payable. Borrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tenant of the Property shall pay the Rents to Lender or Lender's agents. However, Borrower shall receive the Rents until (i) Lender has given Borrower notice of default pursuant to Section 22 of the Security Instrument and (ii) Lender has given notice to the tenant(s) that the Rents are to be paid to the Lender or Lender's agent. This assignment of Rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of default to Borrower: (i) all Rents received by Borrower shall be held by Borrower as trustee for the benefit of the Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the Rents of the Property; (iii) Borrower agrees that each tenant of the property shall pay all Rents due and unpaid to Lender or Lender's agents upon Lender's written demand to the tenant; (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property

Property and collecting the Rents, including, but not limited to, attorney's fees, receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the Security Instrument; (v) Lender, Lender's agents or any judicially appointed receiver shall be liable to account for only those Rents actually received; and (vi) Lender shall be entitled to have a receiver appointed to take possession of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by the Security Instrument pursuant to Section 9 .

Borrower represents and warrants that Borrower has not executed any prior assignment of Rents and has not performed, and will not perform, any act that would prevent Lender from exercising its rights under this paragraph.

Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so at any time when a default occurs. Any application of Rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of Rents of the Property shall terminate when all the sums secured by the Security Instrument are paid in full.
I. CROSS-DEFAULT PROVISION. Borrower's default or breach under any note or agreement in which Lender has an interest shall be a breach under the Security Instrument and Lender may invoke any of the remedies permitted by the Security Instrument.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this 1-4 Family Rider.
$\overline{\text { See Signature Addendum } \quad \text { Date } \quad \square}$

## 1-4 FAMILY RIDER <br> SIGNATURE ADDENDUM



Paul Kraaijvanger, Member

Trichrome ILC, a Delaware limited liability company


Count's Gold LLC, a Delaware limited liability company


Aldxsandar Juretic, Member

N and O ILC, a Delaware limited liability company


Jason Lindley, Member
.

## Exhibit 16

# lst <br> Notice of Pre-Application Meeting 

January 14, 2015
Da:e

Dear Neighbor:
You are invited to a neighborhood Pre-Application meeting to review and discuss the development proposal at 437 HOFFMANAVE , cross street(s) BETWEEN 24TH \& 25THST (Block/Lot\#: 6503 ; Zoning: 024 ), in accordance with the San Francisco Planning Department's Pre-Application procedures. The Pre-Application meeting is intended as a way for the Project Sponsor(s) to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City. This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department's review. Once a Building Permit has been submitted to the City, you may track its status at www.sigovorg/dbi.

The Pre-Application process is only required for projects subject to Planning Code Section 311 or 312 Notification. It serves as the first step in the process prior to building permit application or entitlement submittal. Those contacled as a result of the Pre-Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff.

A Pre-Application meeting is required because this project includes (check all that apply):
© New Construction;
[ $x$ Any vertical addition of 7 feet or more;
$\propto$ Any horizontal addition of 10 feet or more;
$\lceil$ Decks over 10 feet above grade or within the required rear yard;
$\square$ All Formula Retail uses subject to a Conditional Use Authorization.
The development proposal is to: demolish existing building. new front wall moves forward to line of average of adjacent neighbors @ north side \& steps back/ extends less @ south side. new building extends to 45\% rear yard setback at north side \& to average of adjacent neighboring building depths at top 2 stories on south side + sets in $50^{\prime \prime}$ away from southern neighbor starting at line of neighbor's adjacent top story indent.

| Existing \# of dwelling units: 1 | Proposed: 1 | Permitted: 1 |
| :---: | :---: | :---: |
| Existing bldg square footage: 2992 s.f. | Proposed: 6053 s.f. | Permitted: 2992 s.f. |
| Existing \% of stories: $3+$ basement | Proposed: $3+$ basement | Permitted: $3+$ basemen |
| Existing bldg height: $25^{\prime}-7{ }^{\prime \prime}$ (curb to peak) | Proposed:30'-11" (to curb) | Permitted: 40' max |
| Existing bldg depth: $45^{\prime}-5^{\prime \prime}$ from front P.L. 52'-9" (front P.L. to deck) | Proposed: $80^{\prime}-9^{\prime \prime}$ front P.L to bsmt/ 68'-9" | Permitted: see 'existing' |
| MEETING INFORMATION: | at higher stories |  |

Property Owner(s) name(s): Hoffman TIC Group
Project Sponsor(s): KELLY CONDON
Contact information (email/phone): 415-240-8328 / KELLYMCONDON@GMAIL.COM
Meeting Address*: PHILZ COFFEE @ 4298 24th St, San Francisco, CA 94114
Date of meeting: JANUARY 30, 2015 (FRIDAY)
Time of meeting**: 6PM
*The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
**Weeknight meetings shall occur between 6:00 p.m. - 9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m, unless the Project Sponsor has selected a Department Facilitated Pre-Application Meeting.

If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and on-going planning efforts at www.sfplanning. org.

## Affidavit of Conducting a Pre-Application Meeting, Sign-in Sheet and Issues/Responses submittal

## I, KELLY CONDON do hereby declare as follows:

1. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Permit, Variance, Conditional Use, etc.) in accordance with Planning Commission Pre-Application Policy.
2. The meeting was conducted at 429824 TH ST (PHILZ COFFEE) (location/address) on $1 / 30 / 15$ (date) from 6 PM (time).
3. Thave included the mailing list, meeting initiation, sign-in sheet, issue/response summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
4. I have prepared these materials in good faith and to the best of my ability.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
EXECUTED ON THIS DAY, MARCH $9 \quad, 20 \_15$ IN SAN FRANCISCO.


KELLY CONDON
Name (type or print)

AGENT / DESIGNER
Relationship to Project (e.g. Owner, Agent)
(if Agent, give business name \& profession)

437 HOFFMAN AVE
Project Address

## Pre-Application Meeting Sign-in Sheet

Meeting Date:
Meeting Time:
Meeting Address:
Project Address:
Property Owner Name:
Project Sponsor/Representative:
Please print your name below, state your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.

4. R,GENECRIFLEL G989693 onega SAse. elan
5. Stephen Baskerville 439 roffman
6. Paullefebure 439 koffinan Ave. 6. Jason Allen 38 Homestead St. 8. Maia Jun

38 Homestead St

10.
11.
12.
13.
14.
15.
16.
17.
18.

# Summary of discussion from the Pre-Application Meeting 

Meeting Date:
Meeting Time:
Meeting Address:
Project Address:
Property Owner Name:
Project Sponsor/Representative:
Please summarize the questions/comments and your response from the Pre-Application meeting in the space below. Please state if/how the project has been modified in response to any concerns.


Question/Concern \#4:

Project Sponsor Response:

## Exhibit 17

## 2nd

## Notice of Pre－Application Meeting

February 16， 2015
Date
Dear Neighbor：
You are invited to a neighborhood Pre－Application meeting to review and discuss the development proposal at 437 HOFFMAN AVE ，cross street（s）BETWEEN 24TH \＆25TH ST（Block／Lot：̈： 6503 ；Zoning： 024 ），in accordance with the San Francisco Planning Department＇s Pre－Application procedures．The Pre－Application meeting is intended as a way for the Project Sponsor（s）to discuss the project and review the proposed plans with adjacent neighbors and neighborhood organizations before the submittal of an application to the City．This provides neighbors an opportunity to raise questions and discuss any concerns about the impacts of the project before it is submitted for the Planning Department＇s review．Once a Building Permit has been submitted to the City，you may track its status at www．sfgov．org／dbi．

The Pre－Application process is only required for projects subject to Planning Code Section 311 or 312 Notification．It serves as the first step in the process prior to building permit application or entitlement submittal．Those contacted as a result of the Pre－Application process will also receive a formal entitlement notice or 311 or 312 notification when the project is submitted and reviewed by Planning Department staff．

A Pre－Application meeting is required because this project includes（check all that apply）：

## 区 New Construction；

区 Any vertical addition of 7 feet or more；
区 Any horizontal addition of 10 feet or more；
$\square$ Decks over 10 feet above grade or within the required rear yard；
$\square$ Alt Formula Retail uses subject to a Conditional Use Authorization．

[^13]
## Affidavit of Conducting a Pre-Application Meeting, Sign-in Sheet and Issues/Responses submittal

## I, KELLY CONDON , do hereby declare as follows:

1. I have conducted a Pre-Application Meeting for the proposed new construction or alteration prior to submitting any entitlement (Building Permit, Variance, Conditional Use, etc.) in accordance with Planning Commission Pre-Application Policy.
2. The meeting was conducted at 3938 24TH ST (UMPQUA BANK) $\qquad$ (location/address) on $2 / 25 / 15$ $\qquad$ (date) from 6 PM $\qquad$ (time).
3. I have included the mailing list, meeting initiation, sign-in sheet, issue/response summary, and reduced plans with the entitlement Application. I understand that I am responsible for the accuracy of this information and that erroneous information may lead to suspension or revocation of the permit.
4. I have prepared these materials in good faith and to the best of my ability.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.


## KELLY CONDON

Name (lype or print)

AGENT / DESIGNER
Relationship to Project (e.g. Owner, Agent)
(f Agent, give business name \& profession)

437 HOFFMAN AVE
Project Address

Pre-Application Meeting Sign-in Sheet

| Meeting Date: |
| :--- |
| Meeting Time: |
| Mend meeting February $25^{\text {th }}$ |

Meeting Address:
Project Address:
ump qua Broke 3938 24th ST Gum
Property Owner Name:
Project Sponsor/Representative:
Please print your name below, state your address and/or affiliation with a neighborhood group, and provide your phone number. Providing your name below does not represent support or opposition to the project; it is for documentation purposes only.
1.


ADDRESS
PHONE \#
EMAIL
SEND PLANS Roy encus

1. Tel 2

NAME/ORGADIZATION
phones
resemation in
Them

4. Manet Fowler 434 HofmanAve ifowlersecoolicons

5. Mason Allen 38 Homestead St. utilitiesman egmail.con
6.
7.
8.
9.
10.
11.
12.
13.
14.
15.
16.
17.
18.

## Exhibit 18

## Welcome to our Permit / Complaint Tracking System!

Permit Details Report

## Report Date:

Application Number:
Form Number:
Address(es):
Description:
Cost:
Occupancy Code:
Building Use:

3/20/2015 5:50:31 PM
201503100426
3
6503/024/0 437 HOFFMAN AV
REMODEL SINGLE FAMILY RESIDENCE, 3-STORIES OVER BASEMENT. ADD GARAGE \&
DRIVEWAY, 5 BEDROOMS, 5 1/2 BATHS. (N) FOUNDATION. FIRE SPRINKLERS.
\$750,000.00
R-3
27-1 FAMILY DWELLING

Disposition / Stage:

| Action Date | Stage | Comments |
| :--- | :--- | :--- |
| $3 / 10 / 2015$ | TRIAGE |  |
| $3 / 10 / 2015$ | FILING |  |
| $3 / 10 / 2015$ | FILED |  |

Contact Details:
Contractor Details:

## Addenda Details:

Description:

| Step | Station | Arrive | Start | In Hold | Out Hold | Finish | Checked By | Phone | Hold Description |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | CPB | 3/10/15 | 3/10/15 |  |  | 3/10/15 | $\begin{aligned} & \text { SHEK } \\ & \text { KATHY } \end{aligned}$ | $\begin{aligned} & 415-558- \\ & 6070 \\ & \hline \end{aligned}$ |  |
| 2 | CP-ZOC | 3/10/15 |  |  |  |  |  | $\begin{aligned} & \hline 415-558- \\ & 6377 \\ & \hline \end{aligned}$ |  |
| 3 | BLDG |  |  |  |  |  |  | $\begin{aligned} & 415-558- \\ & 6133 \\ & \hline \end{aligned}$ |  |
| 4 | $\begin{aligned} & \text { DPW- } \\ & \text { BSM } \\ & \hline \end{aligned}$ |  |  |  |  |  |  | $\begin{aligned} & 415-558- \\ & 6060 \\ & \hline \end{aligned}$ |  |
| 5 | SFPUC |  |  |  |  |  |  | $\begin{aligned} & 415-575^{-} \\ & 6941 \\ & \hline \end{aligned}$ |  |
| 6 | PPC |  |  |  |  |  | $\begin{array}{\|l\|} \hline \text { GIBSON } \\ \text { PETER } \\ \hline \end{array}$ | $\begin{aligned} & 415-558- \\ & 6133 \end{aligned}$ | 3/10/15: to DCP. PG |
| 7 | CPB |  |  |  |  |  |  | $\begin{aligned} & 415-558- \\ & 6070 \end{aligned}$ |  |

## Appointments:

## Appointment Date|Appointment AM/PM|Appointment Code|Appointment Type|Description/Time Slots

Inspections:
Activity Date|Inspector Inspection Description Inspection Status

Special Inspections:

| Addenda No. |
| :--- | Completed Date|Inspected By|Inspection Code|Description| Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.

## Technical Support for Online Services

If you need help or have a question about this service, please visit our FAQ area.

## Welcome to our Permit / Complaint Tracking System!

## Permit Details Report

Report Date:

Application Number:
Form Number:
Address(es):
Description:
Cost:
Occupancy Code:
Building Use:

3/20/2015 5:55:38 PM
201404113029
3
6503/024 / 0 437 HOFFMAN AV
ADDITION TO SINGLE FAM DWG, 3 STORY REAR ADDITION TO INCLUDE (N) FAM RM
(GROUND) (N) KITCHEN (FIRST), (N) BEDRMS \& BATH (2ND)
$\$ 900,000.00$
R-3
27-1 FAMILY DWELLING

Disposition / Stage:

| Action Date | Stage | Comments |
| :--- | :--- | :--- |
| $4 / 11 / 2014$ | TRIAGE |  |
| $4 / 11 / 2014$ | FILING |  |
| $4 / 11 / 2014$ | FILED |  |

## Contact Details:

Contractor Details:

## Addenda Details:

Description:
$\begin{array}{l}\text { Description: } \\ \begin{array}{|l|l|l|l|l|l|l|l|l|l}\hline \text { Step } & \text { Station }\end{array} \\ \text { Arrive }\end{array}$ Start $\left.\left.\begin{array}{l}\text { In } \\ \text { Hold }\end{array}\right) \begin{array}{l}\text { Out } \\ \text { Hold }\end{array}\right)$ Finish $\left.\begin{array}{l}\text { Checked } \\ \text { By }\end{array}\right)$

## Appointments:

Appointment Date|Appointment AM/PM|Appointment Code|Appointment Type|Description|Time Slots

## Inspections:

Activity Date|Inspector|Inspection Description|Inspection Status

Special Inspections:
Addenda No. Completed Date|Inspected By|Inspection CodeDescription|Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.

## Technical Support for Online Services

If you need help or have a question about this service, please visit our FAQ area.

## Welcome to our Permit / Complaint Tracking System!

## Permit Details Report

Report Date:

Application Number:
Form Number:
Address(es):
Description:
Cost:
Occupancy Code:
Building Use:

## 3/20/2015 5:55:08 PM

201305167162
8
6503/024/0437 HOFFMANAV
REVISION TO APPL \#2008.06.27.5494 - KEEP EXISITNG DOOR (EXTERIOR) AT LOWER
LEVEL, NO ADDITOINAL WORK BEYOND WHAT WAS ORIG. APPROVED.
\$1.00
R-3
27-1 FAMILY DWELLING

Disposition / Stage:

| Action Date | Stage | Comments |
| :--- | :--- | :--- |
| $5 / 16 / 2013$ | TRIAGE |  |
| $5 / 16 / 2013$ | FILING |  |
| $5 / 16 / 2013$ | FILED |  |
| $5 / 16 / 2013$ | APPROVED |  |
| $5 / 16 / 2013$ | ISSUED |  |
| $7 / 12 / 2013$ | COMPLETE | 1732994 Final Inspection/Approved |

## Contact Details:

## Contractor Details:

License Number: OWNER
Name: OWNER
Company Name: OWNER
Address: OWNER * OWNER CA 00000-0000
Phone:

Addenda Details:

| Description: |
| :--- |
| Step Station Arrive Start In <br> Hold Out <br> Hold Finish Checked By Hold Description |
| 1 | INTAKE $5 / 16 / 13$| $5 / 16 / 13$ |  |
| :--- | :--- |
|  |  |
| 2 | BLDG |
| $5 / 16 / 13$ | $5 / 16 / 13$ |
|  |  |
| 3 | CPB |
| $5 / 16 / 13$ | $5 / 16 / 13$ |

This permit has been issued. For information pertaining to this permit, please call 415-558-6096.

## Appointments:

Appointment Date|Appointment AM/PM|Appointment Code|Appointment Type|Description|Time Slots

Inspections:

| Activity Date | Inspector | Inspection Description | Inspection Status |
| :--- | :--- | :--- | :--- |
| $7 / 12 / 2013$ | Fergal Clancy | FINAL INSPECT/APPRVD | FINAL INSPECT/APPRVD |
| $6 / 6 / 2013$ | Fergal Clancy | FINALINSPECT/APPRVD | CORRECTION REQUIRED |

Special Inspections:
Addenda No. Completed Date|Inspected By|Inspection Code|Description|Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.
Technical Sumnort for Online Services

## Welcome to our Permit / Complaint Tracking System!



## Contact Details:

Contractor Details:
License Number: OWN
Name: OWNER OWNER
Company Name: OWNER
Address: OWNER * OWNER CA 00000-0000
Phone:

Addenda Details:
Description:

| Step | Station | Arrive | Start | In <br> Hold | Out <br> Hold | Finish | Checked <br> By | Phone | Hold Description |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 1 | CPB | $9 / 17 / 12$ | $9 / 17 / 12$ |  |  | $9 / 17 / 12$ | SECONDEZ <br> GRACE | $415-$ <br> $558-$ <br> 6070 |  |
| 2 | BLDG | $9 / 6 / 12$ | $9 / 6 / 12$ |  |  | $9 / 6 / 12$ | DANG <br> DENNIS | $415-$ <br> $558-$ <br> 6133 |  |
| 3 | CPB | $9 / 17 / 12$ | $9 / 17 / 12$ |  |  | $9 / 17 / 12$ |  | CHEUNG <br> CHAI FONG | $415-$ <br> $558-$ <br> 6070 | | 9/17/12: WITHDRAWN PER ARCHITECT'S |
| :--- |
| REQUEST. REVISION SUBMITTED IN |
| ERROR. WF |

## Appointments:

Appointment Date|Appointment AM/PM|Appointment Code|Appointment Type|Description|Time Slots

Inspections:
Activity Date|nspector|Inspection Description|Inspection Status

Special Inspections:
Addenda No. Completed Date|Inspected By|Inspection Code|Description|Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

[^14]
## Welcome to our Permit / Complaint Tracking System!

| Permit Details Report <br> Report Date: | $\mathbf{3 / 2 0 / 2 0 1 5 ~ 5 : 5 1 : 5 6 ~ P M ~}$ |
| :--- | :--- |
|  |  |
| Application Number: | 200806275494 |
| Form Number: | 3 |
| Address(es): | 6503/024/0 437 HOFFMAN AV |
|  | MERGE 2 UNITS INTO 1 UNIT. REMOVE KITCHEN @ 1ST FLOOR. CONSTRUCT STAIRS |
| Description: | BETWEEN 1ST \& 2ND FLOOR. EXISTING DECK TO COMPLY LATERALLY TO SFBC '2010 |
|  | CODE. |
| Cost: | \$10,000.00 |
| Occupancy Code: | R-3 |
| Building Use: | $27-1$ FAMILY DWELLING |

Disposition / Stage:

| Action Date | Stage | Comments |
| :--- | :--- | :--- |
| $6 / 27 / 2008$ | TRIAGE |  |
| $6 / 27 / 2008$ | FILING |  |
| $6 / 27 / 2008$ | FILED |  |
| $7 / 31 / 2012$ | APPROVED |  |
| $7 / 31 / 2012$ | ISSUED |  |
| $7 / 12 / 2013$ | COMPLETE | 1732975 Final Inspection/Approved |

Contact Details:
Contractor Details:
License Number: OWN
Name: OWNER OWNER
Company Name:

| OWNER |  |
| :--- | :--- |
| Address: | OWNER * OWNER CA ooooo-oooo |
| Phone: |  |$l$

Addenda Details:

| Step | Station | Arrive | Start | $\left\lvert\, \begin{array}{\|l\|l\|} \hline \text { In } \\ \text { Hold } \end{array}\right.$ | $\begin{array}{\|l} \text { Out } \\ \text { Hold } \end{array}$ | Finish | Checked By | Hold Description |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | CPB | 6/27/08 | 6/27/08 |  |  | 6/27/08 | DANG DENNIS |  |
| 2 | PPC | 6/27/08 | 6/27/08 |  |  | 7/24/12 | SAMARASINGHE GILES | 7/24/12: to CPB.grs 8-18-11: Route to CP-Zoc. sjf 6/8/11: Plans in HOLD BIN. 4-13-11: Applicant submit Revision 1 to CP-Zoc/Sharor Lai. sji 6-27-08: Per Bill, add SFPUC for review. Route to CP-Zoc. sjf |
| 3 | CP-ZOC | 6/27/08 | 6/30/08 |  |  | 5/26/11 | LAISHARON | Dwelling unit merger approved per DRA-024 |
| 4 | CP-NP | 8/19/08 | 8/19/08 | 8/19/08 |  | 5/26/11 | LAISHARON | Sec 311 mailed 8/19/08 $\exp 9 / 18 / 08$ |
| 5 | BLDG | 5/27/11 | 6/2/11 | 6/2/11 |  | 8/18/11 | LETHOMAS |  |
| 6 | $\begin{aligned} & \text { DPW- } \\ & \text { BSM } \end{aligned}$ | 6/2/11 | 6/6/11 |  |  | 6/6/11 | GAIME BERHANE | NO ALTERATION OR CONSTRUCTION OF CITY RIGHT OF WAY UNDER THIS PERMIT No Street space! |
| 7 | SFPUC | 6/7/11 | 6/7/11 |  |  | 6/7/11 | SZU-WHITNEY MONICA | Capacity charge not applicable. Route to PPC 06/07/11. |
| 8 | CP-ZOC | 8/18/11 | 8/24/11 |  |  | 8/24/11 | LAISHARON | Approve revisions, no expansion |
| 9 | ADMIN | 7/26/12 | 7/26/12 |  |  | 7/31/12 | YU ANNE | 07/26/12: NOC ISSUED. CANCELON 08/16/12.GJS 07/26/12: Application and plans in administration holdbin.ay 7/31/12:Extension paid.New cancel date 5/16/13.Application and plans returned to CPB.Receipt of Payment sent.ay |
| 10 | CPB | 7/24/12 | 7/31/12 |  |  | 7/31/12 | CHAN AMARIS | APPROV \& ISSUE BY AMARIS. 07/25/12 HAND CARRY TO GARLAND SIMPSON FOR SENT OUT A NOTICE OF EXTENSION (KS) |

This permit has been issued. For information pertaining to this permit, please call 415-558-6096.

## Appointments:



Inspections:

| Activity Date | Inspector | Inspection Description | Inspection Status |
| :--- | :--- | :--- | :--- |
| $7 / 12 / 2013$ | Fergal Clancy | FINAL INSPECT/APPRVD | CFC ISSUED |
| $3 / 18 / 2013$ | Fergal Clancy | ROUGH FRAME, PARTIAL | CORRECTION REQUIRED |
| $2 / 6 / 2013$ | Robert Power | FINALINSPECT/APPRVD | REINSPECT REQUIRED |

## Special Inspections:

| Addenda No. Completed Date\|Inspected By|Inspection Code|Description|Remarks |
| :--- | :--- | :--- | :--- | :--- |

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

## Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.

Technical Support for Online Services
If you need help or have a question about this service, please visit our FAQ area.

Contact SFGov Accessibility Policies
City and County of San Francisco (C)2000-2009

## Exhibit 19

# Notice of Planning Department Requirements \#2 

Reception:
415.558 .6378

## Fax:

415.558 .6409

Planning
Information:
415.558.6377

| RE: | 437 Hoffman Avenue | (Address) |
| :--- | :--- | :--- |
| $6503 / 024$ | (Assessor's Block/Lot) |  |
|  | 2014.04.11.3029 | (Building Permit Application Number) |

Your revised plans for Building Permit Application No. 2014.04.11.3029 have been received and reviewed by the assigned planner, Michael Smith. The following information is required before it is accepted as complete and/or is considered Code-complying. Time limits for review of your project will not commence until we receive the requested information or materials and verify their accuracy. Please note that further comments may follow review of the requested information.

In order to proceed with our review of your Building Permit Application, the following is required:

1. Site Plan. Please provide separate existing site plan. On both your existing and proposed site plans include dimensions for the front setback, building depth, rear yard, and depth of addition. Your site plans should also indicate landscape within the front setback and permeable pavers within the driveway. Also, dimension the adjacent buildings' front setbacks. The subject and adjacent building to the south appear to be set back further than what is indicated on your site plan. Please double check your drawing and revise it if necessary. Please note that staff will not be able determine the front setback compliance of your project until the requested setback information is provided.
2. Height Measurement. The height of the building will be measured from top of curb at the centerline of the building. Please indicate this datum point on all relevant elevations.
3. Elevations. Provide elevations for the existing building at $1 / 4^{\prime \prime}=1^{\prime}$ scale. For ease of reference provide them on the same page as the corresponding proposed elevation and dimension the building height at the centerline measured from top of curb.
4. Floor Plans. Please provide existing floor plans for the subject building at $1 / 4^{\prime \prime}=1^{\prime}$ scale. For ease of reference provide them on the same page as the corresponding proposed floor level.
5. Residential Design Guidelines. The Planning Commission adopted the 2003 Residential Design Guidelines in December 2003 to promote design that will protect neighborhood character. All residential permit applications in the RH and RM zoning districts filed or reviewed after January 1, 2004 are subject to these Guidelines. You can download a copy of the Guidelines from our website at http://www.sfgov.org/planning or purchase for $\$ 3.00$ per copy at the Planning Department office, Ground Floor Lobby or $5^{\text {th }}$ floor. If you fail to adequately address these concerns the Department may initiate a Discretionary Review hearing for this project.
a. Building Scale at the Mid-Block. The proposed building would extend approximately $18^{\prime}$ deeper than the adjacent building to the south which would adversely impact the building's connection to the mid-block open space. To address this concern the Department recommends that set back the proposed south wall five-feet from the south side property where it extends deeper than the adjacent neighbor. Or use a combination of side setbacks and a shortening of the building depth along the side property line to address the shorter building. Please retain the existing light well to comply with this recommendation.

Please note that further comment may follow review of the requested information.
Please direct any questions concerning this notice to the assigned planner, Michael Smith at (415) 5586322 or michael.e.smith@sfgov.org. Contact the assigned planner to set up any meeting, should one be necessary. Please do not come to the Planning Department to discuss this notice without an appointment.

Thank you for your attention to this notice. An early and complete response on your part will help expedite our review of your permit application.

## Exhibit 20

# Notice of Planning Department Requirements \#3 

Recention:
415.558 .6378

## Fax:

415.558 .6409

Planning
Information:
415.558 .6377

RE: $\quad$| 437 Hoffman Avenue | (Address of Permit Work) |  |
| :--- | :--- | :--- |
| $6503 / 024$ | (Assessor's Block/Lot) |  |
|  | 2014.04 .11 .3029 | (Building Permit Application Number) |

Your Building Permit Application \#2014.04.11.3029 has been received by the Planning Department and has been assigned to planner Nancy Tran. Nancy has begun review of your application but the following information is required before it is accepted as complete and/or is considered Code-complying. Time limits for review of your project will not commence until we receive the requested information or materials and verify their accuracy. In order to proceed with our review of your applications, the following is required:

1. Plans.
$\checkmark$ a. Sheet A3 - Remove "average of adjacent neighboring setbacks" note and label existing front yard setback (westerly property line to porch wall).
$\checkmark$ b. Sheet A4-Add "average of adjacent neighboring setbacks" note and extend the required $5^{\prime}-0 \frac{1}{2} 2^{\prime \prime}$ required average setback line through the property for ease of reference (northerly property line to southerly property line).
$\checkmark$ c. Draw/label required front yard setback on floor plans and elevations, as appropriate.
$v$ d. Sheet A16 - Draw the front stairs on the section drawing.
e. Provide an existing section drawing as required per the Department's Plan Submittal Guidelines.
f. Sheet A17 - Revise demolition calculation as the roof is considered a horizontal element per §317(b)(5).
g. The measurements labeling appears to be incorrect and/or inconsistent. Revise as necessary and clearly label dimensions on the plans. Please be aware of the following:
i. Existing front yard should be measured from the westerly property line to porch wall (the $5-4$ porch is not considered an obstruction under Planning Code §136)
ii. Proposed front yard should be measured from the westerly property line to garage wall $\quad, \quad 10$
iii. Existing rear yard should be from the easterly property line to deck $\quad 59-\quad \pi / 4$
iv. Proposed rear yard should be measured from easterly property line to basement level terrace

NOTE: Revisions to the project may be requested as part of the CEQA review process outlined above. Revisions may also be requested to address the Planning Code, the Residential Design Guidelines and other local ordinances and policies.

All plans submitted must be to an appropriate scale: site plan $1 / 8^{\prime \prime}=1$; floor plans $1 / 4^{\prime \prime}=1^{\prime}$. Plans should be clearly labeled.

- AIl building permit plan revisions must be filed at the Department of Building Inspection (DBI), Permit Processing Center, 1660 Mission Street, $2^{\text {nd }}$ Floor. To officially submit a change to the building permit plans, do not submit building permit plans directly to the Planning Department. Per DBI requirements, these plan revisions will not be accepted by mail or messenger, and all plans must be signed by preparer, architect or engineer.

Please submit the requested information, or contact the assigned planner if you need more time to prepare the requested information, within thirty (30) days. If the Department has not received the requested information within 90 days, the application will be sent back to the Department of Building Inspection for cancellation.

Please direct any questions concerning this notice to the assigned planner, Nancy Tran at (415) 575-9174 or nancy.h.tran@sfgov.org. Contact the assigned planner to set up any meeting, should one be necessary. Please do not come to the Planning Department to discuss this notice without an appointment. Thank you for your attention to this notice. An early and complete response on your part will help expedite our review of your permit application.

Planning Department Applications and Publications are available at the Planning Information Center, 1660 Mission Street, $1^{\text {st }}$ floor or via the Department website: www.sfplanning.org.

## Exhibit 21















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GENERAL INFORMATION ABOUT PROCEDURES Reduced copies of the proposed project plans have beent included in this mailing for your information. If you have questions Redout the plans, please contact the project Appicant listed on the front of this notioe. You may wish to discuss the plans with
 558.6377 ) between $8: 00 \mathrm{Oam}$ - $5: 00 \mathrm{pm}$ Monday-Friday. If you have specific questions about the proposed project, you should
contact the planner listed on the front of this notice. contact the planner isted on the front of this notice.
If you believe that the impact on you from the propo

If you believe that the impact on you from the proposed project is signiifcant and you wish to seek to change the project, there
are several procedures you may use. We strongly urge that steps 1 and 2 be taken. are several procedures you may use. We strongly urge that steps 1 and 2 be taken.

1. Request a meeting with the project Applicant to get more information and to
2. Contact the non profit orgarization Community Boards at (415) 920-3820, or online at provecects impunt on ondybards. ory for a facilitated discussion in a safe and collaborative environment. Community Boards ncts as a neutral third party and las, on many occasions, helped reach mutually agreeable solutions. Where you have attempted, through the use of the above steps or other means, to address potential problems without
sumens, please contact the planner listed on the front of tuis notice to discuss your concerms. If, afier exhausting the procedures cuttined abbve, you still believe that excceptional and extrordinary circumstances exist you have the option to request that the Planning Commission exercise its discretionaryy powers to review the project. These powers Pr reserved or use in Policins of the Planning Code; herefore the Commisision exercises its discretion with utmost restruint This procedure is called Discretionary Review. If you believe the proiect warrants Discretionary Review by the Planning Commission, you must file a Discretionary Review application prior to the Expiration Date shown on the frant of this notice.
Discretionary Review applicatons are available at the Planning Information Center (PIC), 1660 Mission Street, 1 st Floor, or online at wwwsffelanningorg). You must submit the application in person at the Plarning Information Center (PIC) between 8:00am - 5:00pm Monday-Friday, with all required materials and a check payable to the Plarring Departument. Todelermine the
 must be submitted, with all required materials and fee, for each permit that you feel will have an impact on you. Incomplete applications will not be accepted.

If no Discretionary Review Applications have been filed within the Notification Period, the Planning Department will approve board of appeals

An appeal of the Planning Commission's decision on a Discretionary Review case may be made to the Board of Appeals within 15 calendar days after the building permit is issued (or denied) by the Department of Building Inspection. Appeals must be submitted in persin at the Board's office at 1650 Mission Street, Grd Floor, Room 304. For
the Board of Appeals, inctuding current fees, contact the Board of Appeals at (415) 575-6880. environmental review

This project has undergone preliminary review pursuant to Califomia Environmental Quality Act (CEQA). If, as part of his This project has undergone preiminaryy review purssuant to Califonia Envionmental Qualiy Act (CeA) I, as part of
process, the Departments Environnental Review Officer has deemed this project to be exempt from further environmental review, an exemption determination has been prepared and can be obtained through the Exemption Map, on-line, at Supervisors within 30 calendar days after the project approval action identified on the determinnation. The prooedures for filing an appeal of an exemption determinnation are availible from the Clerk of the Board at City Hall, Room 244, or by calling (415) 5545184.

Under CEQA, in a later courr challenge, a litigant may be limited to raising only those Essues previously raised at a hearing on the project or in wiitten correspondence delvered to the Board of Supervisurs, Plarning Commission, Plarning Departmentor
other City board, comnission or department at, or prior to, such hearing, or as part of the appeal heariing process on the CEQA dedision


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## Exhibit 22

## INFORMATION SHEET

NO. G-01

DATE
CATEGORY : General
SUBJECT : Signature on Plans

SECTIONS
INVOLVED
: Section 106A.3.2 San Francisco Building Code (SFBC); ASCE 7-10 Section 13.1.4 Exemption 6ci; Professional Engineers Act; Architecture Practice Act; Rules and Regulations of the Board of Registration for Professional Engineer and the Board of Architectural Examiners; California Architects Board Building Official's Information Guide; California Business \& Professions Code Sections $5537,5538,5800$ and 6757.1

## INTENT OF CODE <br> : To require the signature of an Architect or Engineer on plans when required by State Regulations.

INTERPRETATIONS : All plans, drawings, specifications, and calculations (hereafter referred to as drawings) submitted to the Department of Building Inspection (DBI) for permit issuance are required to be signed by the preparer and the preparer must be a California licensed architect, land surveyor, engineer, contractor or unlicensed designer for certain types of work as outlined herein. When such plans are not prepared by an architect, land surveyor, or an engineer, the Building Official may require the applicant submitting such plans or other data to demonstrate that the State law does not require that the plans be prepared by a licensed architect, land surveyor, or engineer. The Building Official may require plans, computations and specifications to be prepared and designed by an engineer, land surveyor, or architect licensed by the State to practice as such even if not required by State law (Section 106A.3.2 SFBC).

## DISCUSSION :

## (A) REQUIREMENTS FOR SIGNATURE ON PLANS:

When considering the requirements for signatures on drawings, the applications for building permits can be categorized into four (4) groups. The groups are determined by the type of work described on the application and drawings, by the building use or occupancy, by the materials of construction, by the span load carrying members, and by the dollar valuation as stated on the application. The four (4) groups are as follows:
I. EXEMPT STATUS - The following types of applications are classed as exempt and any Building Designer, Interior Designer or unlicensed person may prepare and sign the drawings:

1. Single family dwellings of wood frame construction (Type $V$ construction) not more than 2 stories and basement in height and with spans between bearing walls not exceeding $25^{\prime}$ and the height does not exceed $25^{\prime}$; including alteration work to such buildings.
2. Multiple dwellings containing no more than four dwelling units of wood construction not more than two stories and basement in height; including alteration work to such buildings. This shall not be construed as allowing an unlicensed person to design multiple clusters of up to four dwelling units. Design per conventional design per Chapter 23 of California Building Code (CBC).
3. Store front installations, including entrance or exit doors, not affecting the structural system of the building and the dollar valuation of the installation do not exceed $\$ 40,000.00$.
4. Fabric awnings and canopies.
5. Signs that weigh less than 250 pounds are less than 24 square feet in area, and projects less than 4 feet.
6. Tenant space improvements in non-high rise buildings contained on one floor in non-residential occupancies where improvements do not exceed $\$ 400,000.00$ in valuation including the following:
a. Alterations involving the installation of interior wall and ceiling decorative materials.
b. Installation or relocation of interior non-load bearing partitions within the tenant space that are not fire rated.
c. Installation of new or relocation of existing doors (non-fire rated).
d. Installation of low partitions (not exceeding 5' $-9^{\prime \prime}$ high) and fixtures (rails, counters, cabinets and similar equipment attached or anchored to the building) which do not affect the structural system or safety of the building.
e. Installation of non fire-rated suspended ceiling systems complying with ASTM Standard 635-04 and $636 / \mathrm{C}, 636 \mathrm{M}-06$, except suspended ceiling systems used to provide lateral support for nonbearing walls and partitions.
f. HVAC systems not part of a smoke control system in an exempt building.
7. Dwelling unit improvements contained within the space occupied by or serving an individual dwelling unit of an R-2 or R-3 occupancies in non-exempt buildings (see Items \#1 and \#2) as long as the estimated cost does not exceed $\$ 150,000.00$ in value per unit and is for the following types of work:
a. Window replacement
b. Existing kitchen and/or bathroom remodeling
c. Termite work that replaces non-structural members
d. Roof repairs of existing sheathing
e. Non-required insulation
f. Non-structural remodeling
g. Other non-structural remodeling work as long as the provisions for seismic design of SFBC Section 3401.10 are not triggered.
8. Replacement in kind of non-structural building elements for non-exempt R-3 buildings when the replacement is necessary for maintenance of the building or structure such as the replacement of the rear stairs from a two flat building.

9: Consult the San Francisco Fire Department for requirements regarding plan submittal for the installation or alteration of new and existing sprinkler systems and fire alarm systems.

Note: If any portion of any structure exempted by this section deviates from substantial compliance with conventional framing requirements for wood frame construction per California Building Code Section 2308, the Building Official shall require the preparation of plans, drawings, specifications, or calculations for that portion by, or under the resporisible control of a licensed architect or registered engineer.

If an alteration to a non-exempt building involves any component that affects the structural system or safety of that building, as determined by the Building Official, alf plans, documents and calculations for that alteration shall be prepared by a person licensed by the State.

Where it is required that documents be prepared by an architect or engineer, "The architect or engineer of record shall be responsible for reviewing and coordinating all submittal documents prepared by others, included deferred submittal documents, for compatibility with the design of the building."(SFBC Section 106A.3.4)
II. LICENSED CONTRACTOR - Any contractor holding a valid license from the State may perform the following:

1. Any action permitted in the Exempt Status section above.
2. A licensed contractor may provide any service permitted by Chapter 9 of the California Business and Professions Code. Those services may include the preparation of shop and field drawings for work which he or she has contracted or offered to perform, and designing systems and facilities which are necessary to the completion of contracting services which he or she has contracted or offered to perform.
3. Nothing in this section is intended to imply that a licensed contractor may design work which is to be installed by another person.
III. REGISTERED ENGINEER OR LICENSED ARCHITECT STATUS - A Civil Engineer or Architect licensed by the State of California shall prepare and sign all drawings for the following applications:
4. Any new building or structure with a structural steel frame or with floors, roof or walls constructed of concrete or masonry materials.
5. Any new building or structure having a clear span exceeding 25 feet.
6. Any new building or structure not covered by the "Exempt" or "Licensed Contractor" status and not limited by the "Special" status below.
7. Alteration work to existing buildings described in (1), (2) and (3) above, including tenant space improvement or dwelling unit improvements not covered by the "Exempt" or "Licensed Contractor" status.
8. Suspended ceilings providing lateral support for walls and partitions.
9. Any building or structure or alteration thereto, which due to its complexity requires the submittal of technical information beyond the capabilities of the "Exempt" or "Licensed Contractor" status, as determined by the Building Official.

Note: Minor alterations to plans that do not alter the structural or safety components of the building may be made on plans by a person under the direction of the design professional. Permission for such actions should be given in the form of a letter or email addressed to the Department.
IV. SPECIAL STATUS - Specialized designs for portions or components of buildings or structures shall be prepared and signed by design professionals as required by the San Francisco Building Code and qualified by licensing agency to prepare such drawings, such as, but not limited to:

1. Engineered grading or foundation treatment
2. Retaining walls over 4 feet total height from the bottom of footing
3. Underpinning or Shoring
4. Rigid frames, trusses and other construction of structural steel or reinforced concrete
5. Special timber construction, such as trusses, stressed skin panels, glue laminated beans, columns and arches, etc.
6. Automatic fire sprinkler systems.*
7. Smoke detection systems*
8. Alarm and communications systems *
9. Central control stations *
10. Emergency elevator operators
11. Smoke control systems*
12. Standby power systems
13. Emergency Electrical systems
14. Exit control systems
15. HVAC equipment (or other mechanical and electrical components) exceeding 400 pounds and mounted $4^{\prime}$ or less above adjacent floor level (ASCE 7-10 Sec. 13.1.4 Exemption 6ci.)
(B) AFFIXING THE SIGNATURE OF AN ARCHITECT OR ENGINEER ON PLANS- Where it is required that documents be prepared by an architect or engineer, plans submitted for review shall be affixed with a signature and the professional seal with registration number in the following manner:
16. All plans shall bear the signature and seal with registration number of the architect, land surveyor, or engineer. The plans shall be securely bound together and the first sheet shall have affixed an original signature. The remaining sheets may have a signature facsimile and professional seal with registration number. The first sheet shall have an index of all sheets.
17. The stamp shall contain (a) the legend "State of California," (b) the term "licensed architect", or "registered professional engineer" (and branch), or "licensed land surveyor", (c) the name (as licensed with the Board), (d) the licensed number, and for architect only: (e) the expiration or renewal date of the license.
18. In the California State Board for Professional Engineers and Land Surveyors Rules (16 CCR§411), the required seal on the plans shall be capable of leaving a permanent ink representation, an opaque and permanent impression, or an electronically-generated representation on the documents. The signature may be applied to the documents electronically. Preprinting of blank forms with the seal or signature, the use of decals of the seal or signature, or the use of a rubber stamp of the signature is prohibited.
*Consult with the San Francisco Fire Department for qualification requirements.


Director
Department of Building Inspection
This Information Sheet is subject to modification at any time. For the most current version, visit our website at http://www.sfdbi.org

## Exhibit 23











 exceptional or extraordinary circumstances associated with the project, you may request the Planning Commisssion to use
its discretionary powers to review this application at a public hearing. Applications requesting a Discretionary Review
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## GENERAL INFORMATION ABOUT PROCEDURES

Reduced copies of the proposed project plans have been included in this mailing for your information. If you have questions
about the plans, please contact the project Applicant listed on the front of this notioe. You may wish to discuss the plans with your neighbors or neighborhoocd associaition, as they may already be aware of the project. If you have general questions about 558-6377) between 8:00am $-5: 00$ pro Mond 1 ay-Friday. If you have specific questions about the proposed project, you should $558-6377$ ) heetween $8: 000 \mathrm{am}$ - $5: 00 \mathrm{pm}$ M Monday-friday.
contact the planner listed on the front of this notice.
If you believe that the impact on you from the proposed project is significant and you wish to seek to change the project, there
are several procedures you may use, We trongly urge that tateps 1 and 2 be taken.

1. Request a meeting with the project Applicant to get more information and to explain the project's impact on you. Contact the nonprofit organization Community Boards at (415) 920-3820, or orline at wwww.communityboards.ors for a on many occasions, helped reach mutually agreeable solutions,
Where you have attempted, through the use of the above steps or other means, to address portential problems without
sucress, please contact the plarnner listed on the front of this notice to discuss your concerns. success, please contact the plarner listed on the front of wis notice to discuss your contrit
II, after exhausting the procedures oullined above, you still believe that exceptonal and extraordinary circurntances exist, you have the option to request that the Planding Commision exercise iss ciscredonary powers to review the project These powes
are reserved for use thexceptional and extraordinary circumstances for projects which generally confict with the City's General Plan and the Priority Polties of the Planning Code; therefore the Comnuission exercises its discretion with utmost restraint. This procedure is colled Discretionary Review. II you believe the project warrants Discretionary Review by the Planning Discretionary Review applications are available at the Planning Information Center (PIC), 1660 Misslon Street, 1 st Floor, or
 8:00am -5:00pm Monday-Friday, with all required materials and a check payable to the Planning Department. To determine the project includes multiple building permits, i.e. demolition and new construction, a sepparate request for Discretionary Review must te submitted, with all required materials and fee, for each permit that you feel will have an impact on you.
Incomplete applications will not be accepted Incomplete applications will not be accepted.
If no Discretionary Review Applications have been filed wittuin the Notifcation Period, the Plannuing Department will approve
the application and forward it to the Department of Building Inspection for its review. bOARD OF APPEALS
An appeal of the Planning Commission's decision on a Discretionary Review case may be made to the Board of Appeals within 15 culendar days after the builiang permit is issued (or denied) by the Department of Bull rigg inspection. Appeals must be the Board of Appeals, including current fees, contact the Board of Appeals, at (415) 575-6880. ENVIRONMENTAL REVIEW
This project has undergone preliminary review pursuant to California Envirornmental Quality Act (CEQA). If, as part of this process, the Department's Environmental Review Officer has deemed this project to be exempt from further environmental
review, an exemption deternination has been prepared and can be obtained through the Exemption Map, on-line, at wwws sfplanningorsg. An appeal of the decision to exempt the proposed project from CEQA may be made to the Board of Supervisors within 30 calendar days after the project approval action identified on the determination. The procedures for fling
an appeal of an exemption determination are available from the Clerk of the Board at City Hall, Room 244, or by calling (415) 5545184 .
Under CEQA, in a later court challenge, a litigant may be limited to raising only those issues previously raised at a hearing on other City board, commission or department at, or prior to, such hearing, or as part of the appeal hearing process on the CEQA decision.







## Exhibit 24









## Exhibit 25

## APPLICATION FOR Conditional Use Authorization

1. Owner/Applicant Information

| PROPERTY OWNER'S NAME: |  |
| :--- | :--- |
| Trichrome LLC, Perfero Properties LLC, N \& O LLC \& Count's Gold LLC |  |
| PROPERTY OWNER'S ADDRESS: |  |
| 45 WALNUT AVE, MILL VALLEY, CA 94941 | TELPHONE: <br> $(115) 240-8328$ |


| KELLY CONDON | Same as Above $\square$ |
| :---: | :---: |
| APPLICANTS ADDRESS: | TELEPHONE: |
| 443 JOOST AVE, SF CA 94127 | (415 ) 240-8328 |
|  | EMAL: |
|  | KELLYMCONDON@GMAIL.COM |


COMMUNITY LIAISON FOR PROJECT (PLEASE REPORT CHANGES TO THE ZONING ADMINISTRATOR):
2. Location and Classification

| STREET ADDRESS OF PROJECT: |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| 437 HOFFMAN AVE |  |  |  |  |
| CROSS STREETS: |  |  |  |  |
| 25TH AVE |  |  |  |  |
| ASSESSORS BLOCK/LOT: | LOT DIMENSIONS: | LOT AREA (SQFT): | ZONING DISTRICT: | HEIGHT/BULK DISTRICT: |
| 6503 / 024 | $27^{\prime} \times 125^{\prime}$ | 3375 S.F. | RH-2 | 40X |

## 3. Project Description

| (Please check all that apply ) | ADDITIONS TO BUILDING:Rear | PRESENT OR PREVIOUS USE: |  |
| :---: | :---: | :---: | :---: |
|  |  | SINGLE FAMILY HOME |  |
| $\square$ change of Hours | $\square$ Front | PROPOSED USE: |  |
| $\square$ Change of Hours | $\square$ Front |  |  |
| $\square$ New Construction | $\square$ Height | 2 UNITS RESIDENTIAL |  |
| $\square$ Alterations | $\square$ Side Yard |  |  |
| $\square$ Demolition |  | BUILDING APPLICATION PERMIT NO.: | DATE FILED: |
| $\square$ Other Please clarity: |  | 2014-0411-3029 | APRIL 11, 2014 |

## 4. Project Summary Table

If you are not sure of the eventual size of the project, provide the maximum estimates.

|  | EXISTING USES: | EXISTING USES TO BE RETAINED: | NET NEW CONSTRUCTION AND/OR ADDITION: | PROJECT TOTALS: |
| :---: | :---: | :---: | :---: | :---: |
| PROJECT FEATURES |  |  |  |  |
| Dwelling Units | 1 | 1 | 1 | 2 |
| Hotel Rooms | 0 | 0 | 0 | 0 |
| Parking Spaces | 0 | 0 | 2 | 2 |
| Loading Spaces | 0 | 0 | 0 | 0 |
| Number of Buildings | 1 | 1 | 0 | 1 |
| Height of Building(s) | 25'-7" | 29'-1" | 8'-2" | 29'-1" |
| Number of Stories | 3 over basement | 3 over basement | 0 | 3 over basement |
| Bicycle Spaces | N/A | N/A | N/A | N/A |
| GROSS SQUARE FOOTAGE (GSF) |  |  |  |  |
| Residential | 2264 S.F. | 2264 S.F. | 2798 S.F. | 4910 S.F. |
| Retail | 0 | 0 | 0 | 0 |
| Office | 0 | 0 | 0 | 0 |
| Industrial/PDR Production, Distribution, \& Repair | 0 | 0 | 0 | 0 |
| Parking | 0 | 0 | 445 s.f. | 445 s.f. |
| Other (Specify Use) | 241 s.f. storage | 241 s.f. storage | 63 s.f. storage | 304 s.f. storage |
| TOTAL GSF | 2505 S.F. | 2505 S.F. | 3306 S.F. | 5659 S.F. |

Please describe any additional project features that are not included in this table:
( Attach a separate sheet if more space is needed )

The existing basement level does not have code compliant height, so it is not counted in the existing residential square footage. It is conditioned space though - so it is included in the storage use calculation.

## 5. Action(s) Requested (Include Planning Code Section which authorizes action)

The existing lower levels do not have code compliant ceiling heights as framed-so the floor plates \& floor framing should be revised to meet code. Our demo calcs are very close to the threshold - so we have elected to classify the project as a demolition per Code sec 317

## Conditional Use Findings

Pursuant to Planning Code Section 303(c), before approving a conditional use authorization, the Planning Commission needs to find that the facts presented are such to establish the findings stated below. In the space below and on separate paper, if necessary, please present facts sufficient to establish each finding.

1. That the proposed use or feature, at the size and intensity contemplated and at the proposed location, will provide a development that is necessary or desirable for, and compatible with, the neighborhood or the community; and
2. That such use or feature as proposed will not be detrimental to the health, safety, convenience or general welfare of persons residing or working in the vicinity, or injurious to property, improvements or potential development in the vicinity, with respect to aspects including but not limited to the following:
(a) The nature of the proposed site, including its size and shape, and the proposed size, shape and arrangement of structures;
(b) The accessibility and traffic patterns for persons and vehicles, the type and volume of such traffic, and the adequacy of proposed off-street parking and loading;
(c) The safeguards afforded to prevent noxious or offensive emissions such as noise, glare, dust and odor;
(d) Treatment given, as appropriate, to such aspects as landscaping, screening, open spaces, parking and loading areas, service areas, lighting and signs; and
3. That such use or feature as proposed will comply with the applicable provisions of this Code and will not adversely affect the Master Plan.

The proposed development adds one residential unit to a single family home in an $\mathrm{RH}-2$ zone - bringing the building into closer compliance with the zoning of the district.
The proposed construction will not be detrimental to the area. It is within standard height limits, setbacks \& meets the residential design guidelines
There is currently no garage \& just street parking in front of the house. the proposed project preserves a street parking space \& provides garage parking within the home

Construction standards for control of noise / dust, etc. will be adhered to
Drought tolerant native plants \& permeable paving (where applies) will be installed

## Priority General Plan Policies Findings

Proposition M was adopted by the voters on November 4, 1986. It requires that the City shall find that proposed projects and demolitions are consistent with eight priority policies set forth in Section 101.1 of the City Planning Code. These eight policies are listed below. Please state how the project is consistent or inconsistent with each policy. Each statement should refer to specific circumstances or conditions applicable to the property. Each policy must have a response. IF A GIVEN POLICY DOES NOT APPLY TO YOUR PROJECT, EXPLAIN WHY IT DOES NOT.

1. That existing neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses enhanced;

This is an entirely residential area. No retail uses on this block.
2. That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods;

See existing CEQA Exemption / Historic Evaluation. The existing neighborhood character includes buildings of varied styles from different eras.
3. That the City's supply of affordable housing be preserved and enhanced;

The existing building was purchased for well over the affordable housing threshold. See closing statement \&

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appraisal.
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$\square$
$\square$
$\qquad$
4. That commuter traffic not impede Muni transit service or overburden our streets or neighborhood parking; We are adding parking inside the building by adding a 2 car garage.
5. That a diverse economic base be maintained by protecting our industrial and service sectors from displacement due to commercial office development, and that future opportunities for resident employment and ownership in these sectors be enhanced;

This is a residential project \& has no impact on industrial \& service sectors. No office development is proposed.
6. That the City achieve the greatest possible preparedness to protect against injury and loss of life in an earthquake;

The building will be fully seismically reinforced with a replaced foundation \& shear walls to protect in an earthquake \& the building will have fire-rated wall types installed \& will be fully fire sprinklered.
7. That landmarks and historic buildings be preserved; and

No Landmarks or historic buildings are present.
$\qquad$
$\qquad$
$\qquad$
$\qquad$
8. That our parks and open space and their access to sunlight and vistas be protected from development.

The building does not affect parks / public open space
$\qquad$
$\qquad$
$\qquad$
$\qquad$

## Estimated Construction Costs



## Applicant's Affidavit

Under penalty of perjury the following declarations are made:
a: The undersigned is the owner or authorized agent of the owner of this property.
b: The information presented is true and correct to the best of my knowledge.
c: The other information or applications may be required.

Signature: $\qquad$ Date: $\qquad$

Print name, and indicate whether owner, or authorized agent:
Kelly Condon - Partial Owner
Owner / Authorized Agent (circle one)

## Application Submittal Checklist

Applications listed below submitted to the Planning Department must be accompanied by this checklist and all required materials. The checklist is to be completed and signed by the applicant or authorized agent and a department staff person.

| APPLICATION MATERIALS | CHECKLIST |
| :---: | :---: |
| Application, with all blanks completed | $\square$ |
| 300-foot radius map, if applicable | $\square$ |
| Address labels (original), if applicable | $\square$ |
| Address labels (copy of the above), if applicable | $\square$ |
| Site Plan | $\square$ |
| Floor Plan | $\square$ |
| Elevations | $\square$ |
| Section 303 Requirements | $\square$ |
| Prop. M Findings | $\square$ |
| Historic photographs (if possible), and current photographs | $\square$ |
| Check payable to Planning Dept. | $\square$ |
| Original Application signed by owner or agent | $\square$ |
| Letter of authorization for agent | $\square$ |
| Other: <br> Section Plan, Detail drawings (ie. windows, door entries, trim), Specifications (for cleaning, repair, etc.) and/or Product cut sheets for new elements (ie. windows, doors) | $\square$ |

NOTES:
$\square$ Required Material. Write " $N / A$ " if you believe the item is not applicable, (e.g. letter of authorization is not required if application is signed by property owner.)

Typically would not apply. Nevertheless, in a specific case, staff may require the item.

Two sets of original labels and one copy of addresses of adjacent property owners and owners of property across street.

After your case is assigned to a planner, you will be contacted and asked to provide an electronic version of this application including associated photos and drawings.

Some applications will require additional materials not listed above. The above checklist does not include material needed for Planning review of a building permit. The "Application Packet" for Building Permit Applications lists those materials.

No application will be accepted by the Department unless the appropriate column on this form is completed. Receipt of this checklist, the accompanying application, and required materials by the Department serves to open a Planning file for the proposed project. After the file is established it will be assigned to a planner. At that time, the planner assigned will review the application to determine whether it is complete or whether additional information is required in order for the Department to make a decision on the proposal.

For Department Use Only
Application received by Planning Department:
By:
Date:

## Exhibit 26




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[^0]:    Owner / Authorized Agent (circle one)

[^1]:    *The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
    **Weeknight meetings shall occur between 6:00 p.m. -9:00 p.m. Weekend meetings shall be between 10:00 a.m. - 9:00 p.m, unless the Project Sponsor has selected a Department Facilitated PreApplication Meeting.

    If you have any questions about the San Francisco Planning Code, Residential Design Guidelines, or general development process in the City, please call the Public Information Center at 415-558-6378, or contact the Planning Department via email at pic@sfgov. org. You may also find information about the San Francisco Planning Department and ongoing planning efforts at www.sfplanning. org.

[^2]:    *The meeting should be conducted at the project site or within a one-mile radius, unless the Project Sponsor has requested a Department Facilitated Pre-Application Meeting, in which case the meeting will be held at the Planning Department offices, at 1650 Mission Street, Suite 400.
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[^3]:    Thank you,
    Janet

    ## -----Original Message-----

    From: Kelly Condon [kellymcondon@gmail.com](mailto:kellymcondon@gmail.com)
    To: JANET FOWLER < ifowlers@aol.com>
    Cc: geneg [geneg@sfsu.edu](mailto:geneg@sfsu.edu); paul.lef123 [paul.lef123@gmail.com](mailto:paul.lef123@gmail.com); rufnikhound

[^4]:    --
    190 Sunset Way, Muir Beach, CA 94965
    4153098210
    Co-author, Fashion and Sustainability: Design for Change.
    http://www.laurenceking.com/product/Fashion+---+Sustainability\% 3A+Design+for+Change.htm

[^5]:    Loan No. 8051058117
    
    

[^6]:    Loen No. 8051058117
    

[^7]:    Lotn Na, 0951888117 1045
     M, Th, terl matina Ofy

[^8]:    Lean No. 605 I 050197
    IOAS
    

[^9]:    Loan Mo. 005 105A117
    
     Papa 3 el 4

[^10]:    Online Permit and Complaint Tracking home page.
    Technical Support for Online Services
    If you need help or have a question about this service, please visit our FAQ area.

[^11]:    *The mesting should be conducted at the propect site or within a one-mille radlus, undess the Project Sponsor has requested a Department Facilitaled Pre-Application Meeling, In which case the meeting will be held at the Planning Department offices, at 1650 Mission Streat, Suite 400.
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    If you have any questions aboul the San Francisco Planning Code, Fasidantial Cesign Guidellinas, or general developmant process In Uhe Cily, please call the Publio information Center at $4155^{-559-6379, ~ o r ~ c o n l a c t ~ t h e ~ P l a n n i n g ~ D e p p a t m e n t ~ v i a ~ e m e a l l ~ e t ~ p i c @ s f g o v . ~}$ org. You may also find information about the San Fratcisco Planning Department and on-going planning efforts at ww.sfflanining.

[^12]:    CALIFORNIA -Single Family-Fannle Mae/Freddie VIP ${ }^{\text {© }}$ - $8(\mathrm{CA})$ (1302).00

    Mac UNIFORM INSTRUMENT
    Page 3 of 15
    Initials: KC. APC.

[^13]:    The development proposal is to：SECOND NEIGHBOR MEETING：demolish existing building．new front wall moves forward to line of average of adjacent neighbors＠north side \＆steps back／extends less＠south side．new building extends to $45 \%$ rear yard setback at north side \＆to average of adjacent neighboring building depths at top 2 stories on south side + sets in 50 ＂away from southern neighbor starting at line of neighbor＇s adjacent top story indent．

    Existing \＃of dwelling units： 1
    Existing bldg square footage： 2992 s．f．
    Existing \＃of stories： $3+$ basement
    Existing bldg height： $25^{\prime}-7^{\prime \prime}$（curb to peak）
    Existing bldg depth： $45^{\prime}-5^{\prime \prime}$ from front P．L． 52＇－9＂（front P．L．to deck）
    MEETING INFORMATION：
    Property Owner（s）name（s）：Hoffman TIC Group
    Project Sponsor（s）：KELLY CONDON
    Contact information（email／phone）：415－240－8328／KELLYMCONDON＠GMAIL．COM
    Meeting Address＊：UMPQUA BANK－ 3938 24th St（between Noe \＆Sanchez St）
    Date of meeting：February 25， 2015 （WEDNESDAY）
    Time of meeting＊： $6 P M$
    ＊The meeting should be conducted at the project site or within a one－mile radius，unless the Project Sponsor has requested a Department Facilitated Pre－Application Meeting，in which case the meeting will be held at the Planning Department offices，at 1650 Mission Street，Suite 400.
    ＊＊Weeknight meetings shall occur between 6：00 p．m．－9：00 p．m．Weekend meetings shall be between 10：00 a．m．－9：00 p．m， unless the Project Sponsor has selected a Department Facilitated Pre－Application Meeting．
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[^14]:    Station Code Descriptions and Phone Numbers

